

FEDERAL REGISTER

THE NATIONAL ARCHIVES
OF THE UNITED STATES
1934

VOLUME 7 NUMBER 219

Washington, Friday, November 6, 1942

Regulations

TITLE 7—AGRICULTURE

Chapter VIII—Sugar Agency

PART 802—SUGAR DETERMINATIONS

WAGE RATES FOR HARVESTING SUGARCANE IN FLORIDA

Determination of fair and reasonable wage rates for harvesting sugarcane in Florida between September 1, 1942, and June 30, 1943.

Whereas section 301 (b) of the Sugar Act of 1937, as amended, provides the following as one of the conditions for payment to producers of sugar beets and sugarcane:

That all persons employed on the farm in the production, cultivation, or harvesting of sugar beets or sugarcane with respect to which an application for payment is made shall have been paid in full for all such work, and shall have been paid wages therefor at rates not less than those that may be determined by the Secretary to be fair and reasonable after investigation and due notice and opportunity for public hearing; and in making such determinations the Secretary shall take into consideration the standards therefor formerly established by him under the Agricultural Adjustment Act, as amended, and the differences in conditions among various producing areas: *Provided, however,* That a payment which would be payable except for the foregoing provisions of this subsection may be made, as the Secretary may determine, in such manner that the laborer will receive an amount, insofar as such payment will suffice, equal to the amount of the accrued unpaid wages for such work, and that the producer will receive the remainder, if any, of such payment.

and

Whereas the Secretary of Agriculture has held a public hearing in Florida for the purpose of receiving evidence likely to be of assistance to him in determining fair and reasonable wage rates for persons employed in the harvesting of sugarcane during the period from September 1, 1942, to June 30, 1943:

Now, therefore, I, Claude R. Wickard, Secretary of Agriculture, after investigation and due consideration of the evidence obtained at the aforesaid hearing and all other information before me, do

hereby make the following determination:

§ 802.24k *Fair and reasonable wage rates for persons employed in the harvesting of sugarcane in Florida between September 1, 1942, and June 30, 1943.* The requirements of section 301 (b) of the Sugar Act of 1937, as amended, shall be deemed to have been met with respect to the harvesting of sugarcane in Florida during the period from September 1, 1942, to June 30, 1943, if all persons employed on the farm during that period in the harvesting of sugarcane shall have been paid in full for all such work and shall have been paid wages in cash therefor at rates not less than the following:

(a) *Time rates.*

	Per day of 10 hours	Per hour (cent)
Cutting, topping, and stripping:		
Adult males.....	\$2.45	27.0
Adult females.....	2.09	22.0
Tractor drivers and truck drivers.....	2.09	23.0
Teamsters.....	2.09	21.0
Hoist operators.....	2.09	22.0
Any other harvesting operations not connected with mechanical loading or mechanical harvesting:		
Adult males.....	1.25	17.0
Adult females.....	1.25	14.0
Operations connected with mechanical loading or mechanical harvesting:		
Operators of mechanical loading or harvesting equipment.....	2.45	27.0
Grabmen, spotters, ropemen.....	2.25	25.0
Pilers.....	2.09	22.0
Scrappers.....	1.85	21.0
Other operations connected with mechanical loading or mechanical harvesting not specified above.....	1.85	21.0

(b) *Tonnage rates.* Cutting and loading sugarcane as a combined operation, per ton:

Type of sugarcane	Green sugarcane	Burnt sugarcane
Small barrel.....	\$1.25	\$1.13
Medium barrel.....	1.15	.97
Large barrel.....	.75	.81

(c) *Rates for harvesting operations performed by children.* (1) For children between the ages of 14 and 16 years, the

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Published daily, except Sundays, Mondays, and days following legal holidays by the Division of the Federal Register, The National Archives, pursuant to the authority contained in the Federal Register Act, approved July 26, 1935 (49 Stat. 500), under regulations prescribed by the Administrative Committee, approved by the President.

The Administrative Committee consists of the Archivist or Acting Archivist, an officer of the Department of Justice designated by the Attorney General, and the Public Printer or Acting Public Printer.

The daily issue of the **FEDERAL REGISTER** will be furnished by mail to subscribers, free of postage, for \$1.25 per month or \$12.50 per year, payable in advance. Remit money order payable to the Superintendent of Documents directly to the Government Printing Office, Washington, D. C. The charge for single copies (minimum, 10¢) varies in proportion to the size of the issue.

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rate per day of 8 hours (maximum hours per day for such children) shall be not less than three-fourths of the rates established above for adult male workers for a 9-hour day. For a working day shorter than 8 hours, the rate shall be in proportion.

(2) The piece rates for children between the ages of 14 and 16 years shall be the same as those established above for adults (except that such children shall not be so employed or permitted to work for more than 8 hours per day.)

Provided, however, (1) That the piece rate for a particular harvesting operation calculated on a basis other than prescribed in this determination shall be such as to provide earnings per 9-hour day or per hour of not less than the daily or hourly rates specified above for such operation;

(2) That for a working day longer or shorter than 9 hours, the applicable time rate for a particular harvesting operation shall be the hourly rate specified above for such operation;

(3) That the producer shall furnish to the laborer without charge the customary perquisites, such as a habitable house, a suitable garden plot with facilities for its cultivation, pasturage for livestock, medical attention, and similar incidentals;

(4) That the producer shall not, through any subterfuge or device whatsoever, reduce the wage rates to laborers below those determined above; and

(5) That nothing in this determination shall be construed to mean that a producer may qualify for a payment under the act who has not paid in full

the amount agreed upon between the producer and laborer.

(Sec. 301, 50 Stat. 909; 7 U.S.C. 1940 ed. 1131)

Done at Washington, D. C. this 4th day of November 1942. Witness my hand and the seal of the Department of Agriculture.

[SEAL] CLAUDE R. WICKARD,
Secretary of Agriculture.

[F. R. Doc. 42-11508; Filed, November 5, 1942; 11:21 a. m.]

TITLE 10—ARMY: WAR DEPARTMENT

Chapter V—Military Reservations and National Cemeteries

PART 54—EXCHANGES

LIMITATIONS ON SALE OF ENLISTED MEN'S CLOTHING AND INSIGNIA

Section 54.3 (b) (5) is hereby amended to read as follows:

§ 54.3 Activities. * * *

(b) Limitations. * * *

(5) The sale to enlisted men of regulation trousers, shirts, caps, belts, ties, socks, and underwear is authorized. The sale of ornaments, insignia, or other articles of the uniform similar to, or as substitutes for, those issued by supply services of the Army is forbidden.

(R.S. 161; 5 U.S.C. 22) [Par. 9b, AR 210-65; July 1, 1941, as amended by C2, October 12, 1942]

[SEAL] H. B. LEWIS,
Brigadier General,
Acting The Adjutant General.

[F. R. Doc. 42-11413; Filed, November 4, 1942; 2:34 p. m.]

TITLE 15—COMMERCE

Subtitle B—Regulations Relating to Commerce

Chapter I—Bureau of the Census, Department of Commerce

[Order No. 251]

PART 30—FOREIGN TRADE STATISTICS

FOREIGN COMMERCE STATISTICAL DECISION—35

NOVEMBER 5, 1942.

Section 30.48¹ (a) is amended to read as follows:

§ 30.48 *Monthly reports of vessel entrances and clearances.* (a) Collectors and deputy collectors of customs will transmit monthly the duplicate copies of Customs Form 1400, "Record of Vessels Engaged in Foreign Trade—Entered or Arrived Under Permit to Proceed" and Customs Form 1401, "Record of Vessels Engaged in Foreign Trade—Cleared or Granted Permit to Proceed" to the

Division of Foreign Trade Statistics, Bureau of the Census, Washington, D. C. These should be transmitted by registered mail as soon as possible after the close of the month and in no case later than ten days after the close of the month. (R.S. 161, Sec. 4, 32 Stat. 826; 5 U.S.C. 22, 601)

[SEAL] WAYNE C. TAYLOR,
Acting Secretary of Commerce.

[F. R. Doc. 42-11519; Filed, November 5, 1942; 11:58 a. m.]

TITLE 16—COMMERCIAL PRACTICES

Chapter I—Federal Trade Commission

[Docket No. 4419]

PART 3—DIGEST OF CEASE AND DESIST

ORDERS

CORA LEE WILEY

§ 3.6 (t) *Advertising falsely or misleadingly—Qualities or properties of product or service:* § 3.6 (x) *Advertising falsely or misleadingly—Results.* In connection with offer, etc., of respondent's SNL (Suffer No Longer) medicinal or any other similar preparation, disseminating, etc., any advertisements by means of the United States mails, or in commerce, or by any means, to induce, etc., directly or indirectly, purchase in commerce, etc., of said preparation, which advertisements represent, directly or by implication, that said preparation constitutes a cure or remedy for, or possesses any therapeutic value in the treatment of, gonorrhea or any disease or disorder of the female organs; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Cease and desist order, Cora Lee Wiley, Docket 4419, November 2, 1942]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 2d day of November, A. D. 1942.

This proceeding having been heard by the Federal Trade Commission on the complaint of the Commission and the answer of the respondent, in which answer respondent admits all the material allegations of fact set forth in said complaint and states that she waives all intervening procedure and further hearing as to said facts, and the Commission having made its findings as to the facts and its conclusion that said respondent has violated the provisions of the Federal Trade Commission Act.

It is ordered, That the respondent, Cora Lee Wiley, an individual, and her representatives, agents and employees, directly or through any corporate or other device, in connection with the offering for sale, sale or distribution of respondent's medicinal preparation designated as SNL (Suffer No Longer), or any other preparation of substantially similar composition or possessing substantially similar properties, whether sold under the same name or under any

other name, do forthwith cease and desist from directly or indirectly:

1. Disseminating or causing to be disseminated any advertisement (a) by means of the United States mails, or (b) by any means in commerce, as "commerce" is defined in the Federal Trade Commission Act, which advertisement represents, directly or by implication, that said preparation constitutes a cure or remedy for, or possesses any therapeutic value in the treatment of, gonorrhea or any disease or disorder of the female organs.

2. Disseminating or causing to be disseminated any advertisement by any means for the purpose of inducing or which is likely to induce, directly or indirectly, the purchase in commerce, as "commerce" is defined in the Federal Trade Commission Act, of said preparation, which advertisement contains any of the representations prohibited in paragraph 1 hereof.

It is further ordered, That the respondent shall, within sixty (60) days after service upon her of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which she has complied with this order.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 42-11512; Filed, November 5, 1942; 12:02 p. m.]

[Docket No. 4666]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

DI-FUNCTION COMPANY, INC.

§ 3.6 (t) *Advertising falsely or misleadingly—Qualities or properties of product or service:* § 3.6 (x) *Advertising falsely or misleadingly—Results.* In connection with offer, etc., of respondent's "Di-Function" medicinal preparation, or other similar preparation, disseminating, etc., any advertisements by means of the United States mails, or in commerce, or by any means, to induce, etc., directly or indirectly, purchase in commerce, etc., of said preparation, which advertisements represent, directly or by implication, that such preparation constitutes a cure or an effective treatment for sugar diabetes; that the use thereof will revive the glands of the pancreas or enable them to produce sufficient insulin for the body's needs; that the use thereof will make it possible for one having sugar diabetes to discontinue dieting and the use of medicines, or enable one to enjoy a normally well and healthy life; or that said preparation is of any therapeutic value in the treatment of any disease or condition of the human body; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U. S. C., sec. 45b) [Cease and desist order, Di-Function Company, Inc., Docket 4666, November 2, 1942]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 2d day of November, A. D. 1942.

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission and the answer of the respondent, in which answer respondent admits all the material allegations of fact set forth in said complaint and states that it waives all intervening procedure and further hearing as to said facts, and the Commission having made its findings as to the facts and its conclusion that said respondent has violated the provisions of the Federal Trade Commission Act;

It is ordered, That the respondent, Di-Function Company, Inc., a corporation, and its officers, agents, representatives and employees, directly or through any corporate or other device, in connection with the offering for sale, sale or distribution of respondent's medicinal preparation designated "Di-Function," or any other preparation containing the same or similar ingredients or possessing substantially similar properties, whether sold under the same name or under any other name, do forthwith cease and desist from:

1. Disseminating, or causing to be disseminated, any advertisement (a) by means of the United States mails or (b) by any means in commerce, as "commerce" is defined in the Federal Trade Commission Act, which advertisement represents, directly or by implication, that said preparation constitutes a cure or an effective treatment for sugar diabetes; that the use of said preparation will revive the glands of the pancreas or enable them to produce sufficient insulin for the body's needs; that the use of said preparation will make it possible for one having sugar diabetes to discontinue dieting and the use of medicines, or enable one to enjoy a normally well and healthy life; or that said preparation is of any therapeutic value in the treatment of any disease or condition of the human body.

2. Disseminating, or causing to be disseminated, any advertisement by any means for the purpose of inducing, or which is likely to induce, directly or indirectly, the purchase in commerce, as "commerce" is defined in the Federal Trade Commission Act, of said preparation, which advertisement contains any of the representations prohibited in paragraph 1 hereof.

It is further ordered, That the respondent shall, within sixty (60) days after service upon it of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which it has complied with this order.

By the Commission.

[SEAL]

OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 42-11511; Filed, November 5, 1942;
12:02 p. m.]

TITLE 29—LABOR

Chapter VI—National War Labor Board

PART 803—GENERAL ORDERS

INCREASES IN WAGE RATES

Interpretations to § 803.3 are issued to read as follows:

§ 803.3 General Order No. 3¹ * * *

[Interpretation No. 1]

The words "Increases in wage rates which were put into effect on or before October 3" include increases in wage rates which by written agreement entered into on or before October 3, 1942, or by formal action communicated to the employees on or before October 3, 1942, were made applicable to work done prior to October 3, 1942, notwithstanding such increases were first reflected in a payroll subsequent to October 3, 1942.

[Interpretation No. 2]

Any change in wage rates, regardless of its effective date, which results from the award or decision of an arbitrator or referee made after October 3, 1942, is subject to the provisions of Executive Order No. 9250, dated October 3, 1942, notwithstanding the agreement or order for arbitration or reference was made on or before October 3, 1942.

[Interpretation No. 3]

Unless otherwise expressly exempted, any change in wage rates provided for in any existing agreement to take effect at some future date or on the happening of some future event, is subject to the provisions of Executive Order No. 9250, dated October 3, 1942, regardless of when the agreement was made.

(E.O. 9250, 7 F.R. 7871)

GEORGE KIRSTEIN,
Executive Secretary.

[F. R. Doc. 42-11516; Filed, November 5, 1942;
11:49 a. m.]

¹7 F.R. 8379.

PART 803—GENERAL ORDERS

WAGE ADJUSTMENTS FOR SMALL BUSINESSES

Interpretations to § 803.4 are issued to read as follows:

§ 803.4 General Order No. 4¹ * * *

[Interpretation No. 1]

The exemption granted by General Order No. 4 to employers who employ not more than eight individuals does not apply to employers who own or operate more than one plant or unit where the aggregate of employees in such plants or units exceeds eight.

[Interpretation No. 2]

The exemption provided for by General Order No. 4 shall not apply to employers whose employees' wages, hours or working conditions have been established or negotiated on an industry, association, area or other similar basis, whether by master contract or by separate but similar or identical contracts.

(E.O. 9250, 7 F.R. 7871)

GEORGE KIRSTEIN,
Executive Secretary.

[F. R. Doc. 42-11517; Filed, November 5, 1942;
11:49 a. m.]

PART 803—GENERAL ORDERS

WAGE ADJUSTMENTS IN CASES OF ESTABLISHED WAGE AGREEMENTS

An Interpretation to § 803.5 is issued to read as follows:

§ 803.5 General Order No. 5² * * *

[Interpretation No. 1]

The fixing of a piece-rate which was therefore set only tentatively for trial purposes, and the re-setting of a piece-rate which was found to have been set in the first instance so as to yield less than the regularly established or normal amount prevailing in the plant for that type of job, are each "wage adjustments. . . incident to the application of the terms of an established wage agreement or to established wage rate schedules" within the meaning of General Order No. 5, and may therefore be made without approval of the National War Labor Board.

(E.O. 9250, 7 F.R. 7871)

GEORGE KIRSTEIN,
Executive Secretary.

[F. R. Doc. 42-11518; Filed, November 5, 1942;
11:49 a. m.]

²7 F.R. 8380.

TITLE 30—MINERAL RESOURCES
Chapter III—Bituminous Coal Division
 [Dockets Nos. A-1662, A-1661, A-1663 and A-1664]

PART 323—MINIMUM PRICE SCHEDULE,
District No. 3

ORDER GRANTING RELIEF

Order of consolidation and order granting temporary relief and conditionally providing for final relief in the matter of the petitions of District Board No. 3, C. O. Dennison and H. C. Boggess, code members in District No. 3, for the establishment of price classifications and minimum prices for the coals of certain mines in District No. 3, and for a change in shipping point for the coals of the Tetrick Mine of H. C. Boggess in District No. 3.

Original petitions, pursuant to section 4 II (c) of the Bituminous Coal Act of 1937, having been duly filed with this Division by the above-named parties, requesting the establishment, both temporary and permanent, of price classifica-

tions and minimum prices for the coals of certain mines in District No. 3 and for a change in shipping point for the coals of the Tetrick Mine of H. C. Boggess, Mine Index No. 248, in District No. 3; and

It appearing that a reasonable showing of necessity has been made for the granting of temporary relief in the manner hereinafter set forth; and

No petitions of intervention having been filed with the Division in the above-entitled matters; and

The following action being deemed necessary in order to effectuate the purposes of the Act:

It is ordered, That the above-entitled matters are herein consolidated.

It is further ordered, That, pending final disposition of the above-entitled matters, temporary relief is granted as follows: Commencing forthwith, § 323.6 (Alphabetical list of code members) is amended by adding thereto Supplement R-I and R-IV, and § 323.8 (Special prices—(b) Railroad fuel prices for all movements except via lakes) is amended

TEMPORARILY AND CONDITIONALLY FINAL EFFECTIVE MINIMUM PRICES FOR DISTRICT NO. 3
 The material contained in these supplements is to be read in the light of the classifications, prices, instructions, exceptions, and other provisions contained in Part 323, Minimum Price Schedule for District No. 3 and supplements thereto.

FOR ALL SUPPLEMENTS EXCEPT TRUCK

§ 323.6 Alphabetical list of code members—Supplement R-I

(Alphabetical listing of code members having railway leading facilities, showing price classification by size group numbers)

Mine index No.	Code member	Mine name	Scam	Shipping point	Railroad	Freight origin group No.	Size group Nos.									
							1	2	3	4	5	6	7	8	9	10
449	Consolidation Coal Company	Consol. 43-A (S)	Pittsburgh	Viropia, W. Va.	N&O	61	F	F	F	F	F	F	F	F	F	F
444	Dennison, C. O.	Dennison (S)	Pittsburgh	Clarksburg, W. Va.	N&O	61	F	F	F	F	F	F	F	F	F	F
441	East End Coal Co.	Harner fl (S)	Pittsburgh	Clarksburg, W. Va.	N&O	61	F	F	F	F	F	F	F	F	F	F
445	Emurex Coal Company	Leo (S)	Pittsburgh	Viropia, W. Va.	N&O	61	F	F	F	F	F	F	F	F	F	F

Indicates no classifications and prices effective in this Size Group.

§ 323.8 Special prices—(b) Railroad fuel prices for all movements except via lakes—Supplement R-II. For railroad fuel prices add these mine index numbers to the group set forth in § 323.8 (b) in Minimum Price Schedule. Group No. 1: 441, 444, 445, 449.

(60) days from the date of this order, unless it shall otherwise be ordered.

The price classifications and minimum prices set forth in the Schedules attached are based upon the price classifications and minimum prices in effect on October 1, 1942 for comparable and analogous coals and already reflect the changes, if any, made in minimum prices by the Acting Director's Order of August 28, 1942, 7 F.R. 6943, in General Docket No. 21. Except as otherwise stated herein, the minimum prices in the attached Schedules do not differ, except in this regard, from the minimum prices proposed by petitioners.

Price classifications and minimum prices have not been established for the coals of the Daugherty mine of O. F. Daugherty or for the Beech mine of John A. Smith, for truck shipments, as requested by District Board No. 3, for the reason that these mines have been classified previously for truck shipments in Docket No. A-1605, 7 F.R. 7163.

Dated: October 22, 1942.

[SEAL] DAN H. WHEELER,

Director.

Other provisions contained in Part 323, Minimum

§ 323.6 Alphabetical list of code members—Supplement R-IV

(Alphabetical listing of code members having railway leading facilities, showing price classification by size group numbers)

Mine index No.	Code member	Mine name	Scam	Shipping point	Railroad	Freight origin group No.	Size group Nos.									
							1	2	3	4	5	6	7	8	9	10
248	Boggess, H. C.	Tetrick	Pittsburgh	Riverson, W. Va.	N&O	61	F	F	F	F	F	F	F	F	F	F

Indicates no classification effective for these size groups.

Note: The above prices are applicable only via the Freight Origin Group, Shipping Point and Railroad shown for the mine. Shipping Point previously assigned to this mine is no longer applicable.

§ 323.8 *Special prices*—(b) *Railroad fuel prices for all movements except via lakes*—Supplement R-V. For railroad fuel prices add this mine index number to the group set forth in § 323.8 (b) in Minimum Price Schedule. Group No. 1: 248.

§ 323.8 *Special prices*—(c) *Railroad fuel prices for movement via all lakes—all ports*—Supplement R-VI. For railroad fuel prices add this mine index number to the group set forth in § 323.8 (c) in Minimum Price Schedule. Group No. 1: 248.

FOR TRUCK SHIPMENTS

§ 323.23 *General prices*—Supplement T

[Prices in cents per net ton for shipment into all market areas]

Code member index	Mine index No.	Mine	Seam	County	Size groups						
					Lump over 2", egg over 2", bottom size	Lump 2", egg 2", bottom size but over 1 1/4"	Lump 1 1/4" and under, egg 1 1/4" and under, bottom size	All nut and pea 2" and under	Run of mine resultant over 2"	1 1/4" and 2" slack	3/4" slack
					1	2	3	4	5	6	7
Consolidation Coal Company.	449	Consol. #51-A (S)	Pittsburgh	Harrison	243	238	238	213	213	198	183
Dennison, O. O.	444	Dennison #3	Pittsburgh	Harrison	243	238	238	213	213	198	183
East End Coal Co.	441	Horner #1 (S)	Pittsburgh	Harrison	243	238	238	213	213	198	183
Jones, I. W.	448	Keith #2	Pittsburgh	Gilmer	243	238	238	213	213	198	183
Peters, F. O.	443	Wiant	Pittsburgh	Gilmer	243	238	238	213	213	198	183
Smith, Earl B.	438	Rosedale #1 (Slate Dump)	Pittsburgh	Monongalia	243	238	238	213	213	198	183
Suncrest Coal Company.	445	Lee (S)	Pittsburgh	Harrison	243	238	238	213	213	198	183

[F. R. Doc. 42-11380; Filed, November 4, 1942; 11:10 a. m.]

[Docket No. A-1608]

PART 343—MINIMUM PRICE SCHEDULE,
DISTRICT No. 23

Order granting temporary relief and conditionally providing for final relief in the matter of the petition of District Board No. 23 for the establishment of price classifications and minimum prices for the coals of the Waldo Hills Mine.

An original petition, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937, having been duly filed with this Division by the above-named party, requesting the establishment, both temporary and permanent, of price classifications and minimum prices for the coals of the Waldo Hills Mine (Mine Index No. 172) of code member Faris & Krehbiel (Frank Faris); and

It appearing that a reasonable showing of necessity has been made for the granting of temporary relief in the manner hereinafter set forth; and

No petitions of intervention having been filed with the Division in the above-entitled matter; and

The following action being deemed necessary in order to effectuate the purposes of the Act;

It is ordered, That, pending final disposition of the above-entitled matter, temporary relief is granted as follows: Commencing forthwith, § 343.3 (*Iden-*

tification of subdistricts) is amended by adding thereto Supplement R-I, § 343.4 (*Code member price index*) is amended by adding thereto Supplement R-II, § 343.5 (*General prices; minimum prices for shipment via rail transportation*) is amended by adding thereto Supplement R-III, and § 343.21 (*General prices*) is amended by adding thereto Supplement T, which supplements are hereinafter set forth and hereby made a part hereof.

It is further ordered, That pleadings in opposition to the original petition in the above-entitled matter and applications to stay, terminate or modify the temporary relief herein granted may be filed with the Division within forty-five (45) days from the date of this order, pursuant to the Rules and Regulations Governing Practice and Procedure Before the Bituminous Coal Division in Proceedings Instituted Pursuant to section 4 II (d) of the Bituminous Coal Act of 1937.

It is further ordered, That the relief herein granted shall become final sixty (60) days from the date of this order, unless it shall be otherwise ordered.

The original petition in this matter requests that the Waldo Hills Mine (Mine Index No. 172) be included in Subdistrict "C" of District No. 23 for the reason that the coals of this mine are comparable and analogous to the coals produced in that subdistrict. However, in view of the fact that this mine is located in Marion

County, Oregon, and Subdistrict "C" is described in the Schedule of Effective Minimum Prices for District No. 23 For All Shipments as "Southwest Washington—State of Washington," it is deemed advisable, pending final disposition of this matter, to temporarily establish an additional subdistrict in the State of Oregon and include therein all coals produced in Marion and Clackamas Counties, Oregon. Accordingly, the Waldo Hills Mine (Mine Index No. 172) is shown in the attached schedule marked Supplement R-I, R-II, R-III and Supplement T to be located in Subdistrict "L" described as "Marion and Clackamas Counties, Oregon."

The original petition in this matter states that the coals of the Waldo Hills Mine will originate for rail shipment at Pratum, Oregon, upon the Northern Pacific Railway. However, the records of the Division disclose that Pratum, Oregon, is served only by the Southern Pacific Company. Accordingly, the price classifications and minimum prices set forth in the attached schedule marked Supplement R-I, R-II, R-III and Supplement T, for shipments via rail, apply to the coals of the Waldo Hills Mine (Mine Index No. 172) only when such coals originate for rail shipment upon the Southern Pacific Company at Pratum, Oregon.

The price classifications and minimum prices set forth in the attached schedule marked Supplement R-I, R-II, R-III and Supplement T are based upon the price classifications and minimum prices in effect on October 1, 1942 for comparable and analogous coals and reflect the changes, if any, made in minimum prices by the Acting Director's Order of August 28, 1942, 7 F.R. 6943, in General Docket No. 21. Except as otherwise stated herein, the minimum prices in the attached schedule do not differ, except in this regard, from the minimum prices proposed by petitioner.

Dated: October 17, 1942.

[SEAL]

DAN H. WHEELER,
Director.

DISTRICT No. 23

NOTE: The material contained in these supplements is to be read in the light of the classifications, prices, instructions, exceptions and other provisions contained in Part 343, Minimum Price Schedule for District No. 23, and supplements thereto.

The following price classification and minimum prices and amendment to Subdistrict Identification shall be inserted in Minimum Price Schedule for District No. 23:

§ 343.3 *Identification of subdistricts*—Supplement R-I. Insert new Subdistrict "L" in proper alphabetical order, with the following identification:

Marion and Clackamas Counties, Oregon.

§ 343.4 Code member price index—Supplement R-II

(Insert the following listing in proper alphabetical order:)

Producer	Mine	Mine Index No.	County	Shipping point	Subdistrict price group	Railroad	F. O. B. No.	Prices	
								Roll	Truck
Faris & Krehbiel (Frank Faris).	Waldo Hills.	172	Marion, Oreg.	Pratum, Oreg.	"L"	SP	70	\$343.7	\$343.21

§ 343.5 General prices; minimum prices for shipment via rail transportation—Supplement R-III. Minimum f. o. b. mine prices in cents per net ton for shipment via rail transportation into market areas shown. Insert in proper alphabetical order the following subdis-

trict, code member and mine designations, market areas, price classifications and minimum prices.

Subdistrict L Marion and Clackamas Counties, Oregon. Faris & Krehbiel (Frank Faris), Waldo-Hills Mine. Mine Index No. 172.

Market areas	Size Groups														
	1	2	3	5	8	12	13	15	16	19	20	21	23	24	25
238	410	365	340	370	350	325	350	350	350	350	375	350	210	125	255
240	365	355	320	280	265	255	150	165	165	220	225	165	115	165	255
243	410	320	305	350	370	325	350	350	350	350	375	350	210	125	255
247	410	400	375	325	350	325	350	350	350	350	375	350	210	125	255
253	410	400	375	325	350	300	235	210	210	275	250	210	160	150	155
1-21, 100-102, 105-112, 118, 125-129, 131, 133-137, and 139-141.	405	393	370	345	345	350	245	245	245	235	270	245	185	150	255
22-31, 70, 72, 74, 103, 104, 114-116, 151-157 and 204-212.	395	385	360	335	335	310	235	225	235	235	250	235	185	119	255
2-41, 47-50, 52-69, 71, 73, 75-78, 203, 215, 216, 234, 237 (Idaho) and 241.	350	350	355	350	350	205	220	220	220	220	225	220	160	105	255
42-46, 200-202, 213, 214, 217-232, 236 and 244-246.	400	390	365	340	340	315	240	240	240	220	225	240	160	115	255
113, 117, 120-124, 130, 132, 142, 143, 145-148 and 150.	415	405	380	355	355	330	255	255	255	255	260	255	205	150	255
37 (Washington), 239, 242, 245-252 and 254.	410	400	375	350	350	325	220	220	220	200	275	250	200	125	255

FOR TRUCK SHIPMENTS

§ 343.21 General prices—Supplement T

Insert in proper alphabetical order the following subdistrict, code member and mine designations, market areas, price classifications, minimum prices and supplementary notes.

Subdistrict "L" Marion and Clackamas Counties, Oreg.¹

	Size groups														
	1	2	3	5	8	12	13	15	16	19	20	21	23	24	25
Faris & Krehbiel (Frank Faris), Waldo Hills Mine, Marion County.	435	425	400	375	375	350	275	275	275	325	350	275	225	150	150

¹ When truck coal from Subdistrict "L" is sold to established retail dealers for storage, or when sold to public institutions and industrial consumers, the above prices may be reduced 25¢ per net ton.

² When coal is washed, add 10¢ per net ton to the prices shown in Size Groups 13, 15, 16, 21 and 23.

[F. R. Doc. 42-11381; Filed, November 4, 1942; 11:10 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter VIII—Board of Economic Warfare

Subchapter B—Export Control

[Amendment LXI]

PART 802—GENERAL LICENSES

PART 804—INDIVIDUAL LICENSES

CERTAIN FOREIGN TRADEMARKS, TRADE NAMES, ETC.

Part 802—General Licenses is amended by adding the following new section:

§ 802.17 Certain foreign trademarks, trade names, etc. No exportation may

be made under any general license, with exception of those set forth in § 802.8 and § 802.11, of any article or material bearing the name of any person on the Proclaimed List, or bearing a trademark, trade name, brand, label or other mark which indicates that such article or material was manufactured or processed in any country with which the United States is at war or by any person whose name appears on the Proclaimed List.

Section 804.7¹ Special provisions concerning applications to export certain

¹ 7 F.R. 5010, 5081, 6256, 6951, 7692, 8323.

commodities is amended by adding the following new paragraph:

(p) Articles and materials bearing certain foreign trademarks, trade names, etc. Each application for an individual license to export any article or material bearing the name of any person on the Proclaimed List or bearing a trademark, tradename, brand, label or other mark which indicates that such article or material was manufactured or processed in any country with which the United States is at war or by any person whose name appears on the Proclaimed List must be accompanied by the following additional data:

(1) A statement showing that rejection of the application would work an undue hardship.

(2) A description of the trademark, trade name, brand, label or other mark appearing on the article or material sought to be exported.

(3) A statement of the country of manufacture or processing, the name of the manufacturer or processor, and the approximate date of such manufacture or processing.

(4) A statement of the transaction by which the applicant acquired an interest in the article or material for which an export license is requested.

Part 804—Individual Licenses is further amended by adding the following new section:

§ 804.14 Certain foreign trademarks, trade names, etc. No exportation may be made under any individual license of any article or material bearing the name of any person on the Proclaimed List or bearing a trademark, trade name, brand, label or other mark which indicates that such article or material was manufactured or processed in any country with which the United States is at war or by any person whose name appears on the Proclaimed List unless it is specifically stated on the individual license that the article or material bears such indicia.

This amendment shall become effective November 6, 1942.

(Sec. 6, 54 Stat. 714, Public Law 75, 77th Cong., Public Law 638, 77th Cong.; Order No. 3, Delegations of Authority Nos. 25 and 26, 7 F.R. 4951)

A. N. ZEIGLER,
Acting Chief, Export Control
Branch, Office of Exports.

[F. R. Doc. 42-11496; Filed, November 5, 1942; 10:31 a. m.]

[Amendment LXII]

PART 801—GENERAL REGULATIONS

PART 802—GENERAL LICENSES

PROHIBITED EXPORTATIONS, ETC.

Section 801.2 Prohibited exportations is amended in the following particulars: In the column headed "Gen. Lic. Group" the group designations assigned to the commodities listed below are amended to read as follows:

Commodity	Dept. of Comm. No.	Gen. Lic. Group
Chemicals:		
Tannic acid.....	8303.98	47
Gallie Acid.....	8303.98	47
Insecticide, fungicide & disinfectants:		
Pyrethrum extract.....	8205.3	47
Pyrethrum flowers.....	2209.19	47
Rotenone.....	8205.93	47
Drugs, herbs, etc.—Insecticides:		
Cube (timbo or barbasco) root, cube root extract & cube root powder.....	2209.05	47

Paragraph (d) of § 802.9 *General in-transit licenses* is hereby amended by adding to the list of commodities set forth therein the following:

Commodity:	Dept. of Comm. No.
Rotenone.....	8205.93
Cresols and cresylic acid.....	8024.09

Section 802.10 *General licenses which permit shipments not exceeding a specified value* is amended in the following particulars:

1. Paragraph (a) is amended by adding to the list of commodities set forth therein the following item:

Ipecac, its forms, conversions and derivatives

and by deleting from said list the following items:

Iodine.
Bromine and bromine preparations containing 10 per cent or more by value of bromine.

2. Paragraph (c) is amended by adding to the list of commodities set forth therein the following item:

Nut galls.

This amendment shall become effective November 12, 1942.

(Sec. 6, 54 Stat. 714, Pub. Laws 75 and 638, 77th Cong.; Order No. 3, Delegations of Authority Nos. 25 and 26, 7 F.R. 4951)

A. N. ZIEGLER,
Acting Chief,
Export Control Branch,
Office of Exports.

NOVEMBER 2, 1942.

[F. R. Doc. 42-11499; Filed, November 5, 1942; 10:31 a. m.]

[Amendment LXIII]

PART 801—GENERAL REGULATIONS

PROHIBITED EXPORTATIONS

Section 801.2 *Prohibited exportations*¹ is amended in the following particulars: In the column headed "Gen. Lic. Group" the group designations assigned to the commodities listed below are amended to read as follows:

Commodity	Dept. of Comm. No.	Gen. Lic. Group
Sodium carbonate, calcined (soda ash).....	8365	K
Sodium hydroxide (caustic soda).....	8373	K

¹ 7 F.R. 4952, 5080, 5115, 5343, 5591, 5638, 5745, 5746, 6067, 6203, 6418, 6671, 6672, 6825, 7223, 7961, 7991, 8177.

(Sec. 6, 54 Stat. 714, Pub. Laws 75 and 638, 77th Cong.; Order No. 3, Delegations of Authority Nos. 25 and 26, 7 F.R. 4951.)

A. N. ZIEGLER,
Acting Chief,
Export Control Branch,
Office of Exports.

NOVEMBER 2, 1942.

[F. R. Doc. 42-11498; Filed, November 5, 1942; 10:31 a. m.]

PART 809—SHIPPING PRIORITY RATINGS

[Amendment LXIV]

RATINGS ASSIGNED UNDER GENERAL LICENSE

Paragraph (a) of § 809.6 *Ratings assigned articles and materials under general license*¹ is hereby amended by the assignment of the following new shipping ratings to the following listed commodities:

Schedule B No.	Commodity	Shipping rating
8365	Sodium carbonate, calcined (soda ash).	B
8373	Sodium hydroxide (caustic soda).	B

(Sec. 6, 54 Stat. 714, Pub. Laws 75 and 638, 77th Cong.; Order No. 3, Delegations of Authority Nos. 25 and 26, 7 F.R. 4951.)

A. N. ZIEGLER,
Acting Chief,
Export Control Branch,
Office of Exports.

NOVEMBER 2, 1942.

[F. R. Doc. 42-11500; Filed, November 5, 1942; 10:32 a. m.]

[Amendment LXV]

PART 802—GENERAL LICENSES

METAL DRUMS AND CONTAINERS

Section 802.14 *Metal drums and containers*² is hereby amended by adding the following new section:

(e) General licenses are hereby issued permitting exportation to all destinations included in General License Country Group K, as set forth in § 802.3 (a), of metal drums and containers, regardless of capacity, when filled with any articles or materials which may be exported under general license to destinations included in said Group K.

(Sec. 6, 54 Stat. 714, Pub. Laws 75 and 638, 77th Cong.; Order No. 3, Delegations of Authority Nos. 25 and 26, 7 F.R. 4951)

A. N. ZIEGLER,
Acting Chief,
Export Control Branch,
Office of Exports.

NOVEMBER 2, 1942.

[F. R. Doc. 42-11494; Filed, November 5, 1942; 10:30 a. m.]

[Amendment LXVI]

PART 804—INDIVIDUAL LICENSES

CERTIFICATES OF NECESSITY; CERTAIN COMMODITIES

Paragraph (b) of § 804.8 *Certificates of necessity*¹ is hereby amended by adding the following iron and steel items to the list previously set forth therein:

Commodities	Dept. of Comm. Schedule B Nos.
Sash and frames of iron or steel.....	6049
Electric welding rods and wire.....	6088
Welding rods and wire of iron and steel other than electric.....	6091.03
Coated wire, n. a. s., of iron and steel (include electric and telephone transmission wire of iron and steel, coated with aluminum, copper or other metal; insulated wire and cable having an iron or steel core—report galvanized under Department of Commerce No. 6082).....	6091.09
Picture cord (include picture cord attached to cards without hangers or screw eyes—25 feet or more cord per card—and on spools or in coils not attached to cards).....	6091.13
Bolts, machine screws, nuts, rivets and washers (except railroad).....	6099

(Sec. 6, 54 Stat. 714, Pub. Laws 75 and 638, 77th Cong.; Order No. 3, Delegations of Authority Nos. 25 and 26, 7 F.R. 4951)

A. N. ZIEGLER,
Acting Chief,
Export Control Branch,
Office of Exports.

NOVEMBER 2, 1942.

[F. R. Doc. 42-11497; Filed, November 5, 1942; 10:30 a. m.]

[Amendment LXVII]

PART 802—GENERAL LICENSES

PRISONERS OF WAR AND INTERNED CIVILIANS

Part 802—*General Licenses* is hereby amended by adding the following new section:

§ 802.16 *Prisoners of war and interned civilians*. A general license is hereby issued, designated "G-PW-2", authorizing the exportation, by mail only, of gift parcels to members of the armed forces of the United Nations, who are prisoners of war, and to civilians interned in enemy occupied territories who are nationals of the United Nations, subject to the following provisions:

(a) No gift package shall exceed 11 pounds gross weight or dimensions of 18 inches in length, or 42 inches in length and girth combined.

(b) Only one such parcel may be sent to each prisoner or interned civilian in each calendar sixty-day period.

(c) The contents of each gift package shall be listed on a Post Office Department Customs Declaration (currently Form No. 2966) which shall be filed at the time of mailing. In the event that the local post office does not have a Customs Declaration available, the contents of the package may be listed on a piece of paper and this list attached to the package.

(d) In the case of shipments to members of the armed forces of the United

¹ 7 F.R. 5268.

² 7 F.R. 5007, 5477.

¹ 7 F.R. 5012, 5591, 5937, 6418, 7029, 8015.

States, who are prisoners of war; or to nationals of the United States who are interned in enemy occupied territory, an official label will be furnished in duplicate by the Provost Marshal General's Office to the next of kin or the person designated by the prisoner or internee as his beneficiary. These labels will contain the name and address of the prisoner or internee, will bear a Provost Marshal General's Office form number, and will state the calendar sixty-day period in which it is valid for use under this general license. The next of kin or the beneficiary may transfer the labels to another person for use in exporting under this general license, but the name of the sender shall be written in ink on such labels in the space provided therefor. One of the labels, properly filled in by the sender, must be pasted on the outside of the parcel, and the other label shall be placed inside with the contents. The general license number "G-PW-2" must be printed on the labels.

(e) In the case of members of the armed forces of the British Empire or interned civilians who are nationals of the British Empire, the label issued by their respective Governments to the next of kin or other designated beneficiary of the prisoner of war or interned civilian must be affixed on the outside of the parcel by the consignor.

(f) In the case of shipments to members of the armed forces of any of the United Nations (except the United States and the British Empire), who are prisoners of war in Germany or German controlled territory, and in the case of shipments to nationals of any of the United Nations (except the United States and the British Empire), who are interned in Germany or German controlled territory, the consignor must affix on the outside of the parcel the proper label issued by the German authorities to the prisoner or internee designated on such label.

(g) In the case of shipments to members of the armed forces of any of the United Nations (except the United States and the British Empire), who are prisoners of war in Italy or Italian controlled territory, and in the case of shipments to nationals of any of the United Nations (except the United States and the British Empire), who are interned in Italy or Italian controlled territory, the consignor must place a certification in the following form on the Customs' Declaration:

I certify that the prisoner of war (or civilian internee) to whom this parcel is addressed is personally known by me to be at the address given and I have mailed no other parcel to this prisoner (or civilian internee) within the sixty days prior to this date, and to my knowledge no other package has been mailed to this prisoner (or civilian internee) in such period.

Sender _____
Address _____

The signature and address of the sender must be written in ink.

(h) In all cases the sender of the gift parcel must write in ink under the address the following:

General License "G-PW-2" VIA NEW YORK, NEW YORK

(1) Gift parcels shall not contain any of the following:

(1) Food of any type (except as specifically listed in following paragraph (j)).

(2) Medical supplies of any type (except Vitamin tablets in cardboard containers).

(3) Articles in glass containers.

(4) Articles in hermetically, vacuum, or soldered sealed tins.

(5) Articles in collapsible tin tubes such as shaving cream or tooth paste.

(6) Written or printed matter of any kind.

(j) Subject to the limitations of paragraph (i), the following articles only may be included in gift parcels exported under the general license:

Tobacco and smoking accessories:

Smoking tobacco
Chewing tobacco
Cigarette tobacco
Tobacco pouches

Pipes

Cigarette holders (except paper)

Cigarette cases (non-metallic)

Toilet articles:

Washing powder

Medicated soap

Bath soap

Towels, bath and face

Wash cloths

Tooth powder (in non-metallic containers)

Tooth brushes

Combs (non-metallic)

Brushes, scrubbing

Hairbrushes (non-metallic)

Clothes brushes

Safety razor

Safety razor blades

Shaving brushes

Talcum powder (in non-metallic containers)

Styptic pencils

Shaving soap cake and powder

Small mirrors

Items for women:

Wool hose

Safety pins

Small mirror

Ribbon

Hair nets and pins

Knitting needles (non-metallic)

Crochet needles (non-metallic)

Crochet thread

Knitting yarn

Elastic

Blouses

Skirts

Dresses

Toilet articles except liquids (in non-metallic containers)

Cleansing tissues

Camphor ice (cardboard containers)

Sanitary supplies for feminine hygiene

Orange sticks

Items for children:

All kinds of clothing and shoes

Crayons

Small indestructible wooden toys

Sports and games:

Playing cards

Checkers

Chess

Cribbage

Ping pong or table tennis sets

Softballs

Baseballs

Footballs

Softball or baseball gloves

Clothing:

Socks

Sock supporters

Belts

Sport Shorts for athletics

Shirts (regular army or navy if prisoners of war)

Slacks (regular army or navy if prisoners of war)

Underwear

Gloves

Handkerchiefs

Mufflers

Light sweaters

Socks

Shoe laces

Insoles

House slippers

Bathrobes

Pajamas

Nightgowns

Suspenders

Miscellaneous items:

Chewing gum

Shoe polish in tins

Toothpicks

Nail files (not exceeding four and one-half inches (4½) in length)

Nail clippers

Wallets

Pocketbooks

Mending kits (no scissors included)

Sewing kits (no scissors included)

Buttons (non-metallic)

Hair clippers

Vitamin tablets in cardboard containers

Food items:

Processed American or Swiss cheese (wrapped in cellophane)

Dried prunes, raisins, or apricots, peaches and apples (in one-pound or one-half pound cellophane packages)

Dried soups (in cellophane bags)

Cereals of the farina or cream of wheat type (cardboard containers)

Dried skim milk (in one or one-half pound cellophane bags)

Nuts—only pecans, Brazil nuts, or peanuts in shell or caked (cellophane bags)

Plain or chocolate powdered malted milk in press-in top tins or boxes or in cellophane bags not in excess of one pound

Malted milk tablets in cellophane bags or cardboard boxes not in excess of 500 tablets

Dried noodles, macaroni or spaghetti in cardboard boxes

Dried (chipped) beef wrapped in clear wax paper or cellophane not in excess of one pound

Coffee in plain bags not in excess of one pound

Tea—bulk (loose) in one-fourth (¼) or one-half (½) pound bags or cardboard boxes

Cocoa in press-in top cans or cellophane bags not in excess of one-half (½) pound

Sugar in paper bags or cardboard boxes not in excess of one pound

(Sec. 6, 54 Stat. 714, Pub. Laws 75 and 638, 77th Cong.; Order No. 3, Delegations of Authority Nos. 25 and 26, 7 F.R. 4951)

A. N. ZIEGLER,

Acting Chief,

Export Control Branch,

Office of Exports.

NOVEMBER 4, 1942.

[F. R. Dec. 42-11493; Filed, November 5, 1942; 10:39 a. m.]

[Amendment LXVIII]

PART 802—GENERAL LICENSES

CONSIGNEE CONTROL UNDER GENERAL LICENSE

Paragraph (b) of § 802.5 *Consignee control under general license*¹ is hereby amended by adding the following new subparagraph:

(5) To any member of the armed forces of an enemy country who is a prisoner of war.

(Sec. 6, 54 Stat. 714, Pub. Laws 75 and 638, 77th Cong.; Order No. 3, Delegations of Authority Nos. 25 and 26, 7 F.R. 4951.)

A. N. ZIEGLER,
Acting Chief,
Export Control Branch,
Office of Exports.

OCTOBER 23, 1942.

[F. R. Doc. 42-11495; Filed, November 5, 1942;
10:31 a. m.]

Chapter IX—War Production Board

Subchapter B—Director General for Operations

PART 944—REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

[Revocation of Priorities Regulation 10]

Section 944.31 *Priorities Regulation No. 10* establishing the Allocation Classification System,² is hereby revoked.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 5th day of November 1942.

ERNEST KANZLER,
Director General for Operations.

[F. R. Doc. 42-11507; Filed, November 5, 1942;
11:29 a. m.]

PART 1176—IRON AND STEEL CONSERVATION

[Conservation Order M-126 as Amended November 5, 1942]

§ 1176.1 *General Conservation Order M-126*³—(a) *Definitions*. For the purpose of this order:

(1) "Governing date", with respect to any item on List A or List S, or part thereof, means the date set forth opposite such item.

(2) "Army - Navy - Maritime order" means an order for material to be purchased (or physically incorporated into material to be purchased) by or for the account of the Army or Navy of the United States, the United States Maritime Commission, or the War Shipping Administration, where with respect to any item on List A, or part thereof, the use of iron or steel, or with respect to any item on List S, or part thereof, the use of stainless steel, is required by the specifications (including performance specifications) of the Army or Navy of the United States, the United States Maritime Commission, or the War Ship-

ping Administration, applicable to the contract, subcontract or purchase order.

(3) The terms "iron" and "steel" shall not be deemed to include screws, nails, rivets, bolts, or wire, strapping or small hardware for joining or other similar essential purposes.

(4) The term "stainless steel" means corrosion or heat resistant alloy iron or alloy steel containing 10 per cent or more of chromium with or without nickel and/or other alloying elements.

(5) "Process" means cut, draw, machine, stamp, melt, cast, forge, roll, turn, spin or otherwise shape.

(6) "Put into process" means the first change by a manufacturer in the form of material from that form in which it is received by him.

(7) The term "assemble" shall not be deemed to include the putting together of an article after delivery to a sales outlet or consumer in knockdown form pursuant to an established custom. The term "assemble" shall also not be deemed to include adding finished parts to an otherwise finished article when the placing of one or more finished parts or the size or type of one or more finished parts is determined by the use to which the ultimate consumer is to put the article.

(b) *Restrictions with respect to List A products*. Except as provided in paragraph (d):

(1) *Raw material deliveries*. From and after the applicable governing date of any item on List A, no person shall deliver or accept delivery of any iron or steel which he knows or has reason to know will be used to make such item, or any part thereof.

(2) *Fabrication*—(i) *Limitation*. During the 30 days next following the applicable governing date of any item on List A, no person shall put into process any iron or steel to make such item, or any part thereof, in an aggregate weight greater than 75 per cent of the average monthly weight of all metals put into process by him during 1941 in the making of such item and parts, and no person shall put into process any iron or steel in the making of any such item or part unless processing thereof will be completed within such 30 day period.

(ii) *Prohibition*. From and after the date 30 days after the applicable governing date of any item on List A, no person shall process any iron or steel to make such item, or any part thereof.

(3) *Assembly*. From and after the date 60 days after the applicable governing date of any item on List A, no person shall assemble such item, or any part thereof, containing any iron or steel.

(4) *List A products without governing dates*. With respect to any item on List A without a governing date, (i) no person shall deliver or accept delivery of any iron or steel which he knows or has reason to know will be used to make such item, or any part thereof, (ii) no person shall put into process or process any iron or steel to make such item, or any part thereof, and (iii) no person shall assemble such item, or any part thereof, containing any iron or steel.

(5) *Finished item deliveries*. No person shall deliver or accept delivery of any item on List A, or part thereof, which he knows or has reason to know was fabri-

cated, assembled or delivered in violation of any applicable provision of this order as amended from time to time.

(c) *Restrictions with respect to List S products*. Except as provided in paragraph (d):

(1) *Raw material deliveries*. From and after the applicable governing date of any item on List S, no person shall deliver or accept delivery of any stainless steel which he knows or has reason to know will be used to make such item, or any part thereof.

(2) *Fabrication*—(i) *Limitation*. During the 30 days next following the applicable governing date of any item on List S, no person shall put into process any stainless steel to make such item, or any part thereof, in an aggregate weight greater than 50% of the average monthly weight of stainless steel put into process by him during 1941 in the making of such item and parts, and no person shall put into process any stainless steel in the making of any such item or part unless processing thereof will be completed within such 30 day period.

(ii) *Prohibition*. From and after the date 30 days after the applicable governing date of any item on List S, no person shall process any stainless steel to make such item, or any part thereof.

(3) *Assembly*. From and after the date 45 days after the applicable governing date of any item on List S, no person shall assemble such item, or any part thereof, containing any stainless steel.

(4) *Finished item deliveries*. No person shall deliver or accept delivery of any item on List S, or part thereof, which he knows or has reason to know was fabricated, assembled, or delivered in violation of any applicable provision of this order as amended from time to time.

(d) *Exemption for Army-Navy-Maritime orders*. (1) The provisions of paragraph (b) with respect to items on List A with governing dates shall not apply to Army-Navy-Maritime orders for such items, or any parts thereof, for a period of 60 days after the applicable governing date. From and after the expiration of the applicable exemption period, no person shall deliver, accept delivery of, put into process, process or assemble any iron or steel for the making of any item on List A, or part thereof, unless such item or part is on List C. The provisions of paragraph (b) shall not apply to Army-Navy-Maritime orders for any item on List C, or part thereof, except that stainless steel shall not be used to make such item and parts, unless permitted by paragraph (d) (3).

(2) The provisions of paragraph (c) shall not apply to Army-Navy-Maritime orders for any item on List S, or part thereof, for a period of 60 days after its governing date. From and after the expiration of the applicable exemption period, no person shall deliver, accept delivery of, put into process, process or assemble any stainless steel for the making of any item on List S, or part thereof, unless such item or part is on List C.

(3) Except as otherwise specified on List C as to any item, or part thereof,

¹ 7 F.R. 5004.

² 7 F.R. 4198, 4833, 5640.

³ 7 F.R. 8266.

stainless steel may be used to make any item on List C, or part thereof, for Army-Navy-Maritime orders until December 31, 1942. Except as provided in paragraph (d) (4), on and after December 31, 1942, no person shall use any stainless steel to make any item on List C, or part thereof, unless, and then only to the extent that, the use of stainless steel is expressly permitted for such item.

(4) Where the use of stainless steel or a type of stainless steel in the making of any item on List C, or part thereof, for Army-Navy-Maritime orders is prohibited by the provisions of this order, and the person making any such item or part is unable to secure permitted materials, a further exemption period is hereby granted for the minimum period of time necessary to obtain such permitted materials, but in no event later than April 30, 1943.

(e) *Restrictions with respect to other products*—(1) *Roofing and siding*. No person shall manufacture any iron or steel into roofing and siding except:

(i) For delivery to or for the account of the Army or Navy of the United States, the United States Maritime Commission, The War Shipping Administration, the Panama Canal, the Coast and Geodetic Survey, the Coast Guard, the Civil Aeronautics Authority, the National Advisory Committee for Aeronautics, the Office of Scientific Research and Development; or

(ii) For delivery on a preference rating of AA-5 or higher assigned by a PD-3A preference rating certificate or by a preference rating order in the P-19 series; or

(iii) For defense housing, to the extent specified in the Defense Housing Critical List; or

(iv) For the manufacture, maintenance and repair of railroad freight cars, street cars, or busses; or

(v) For deliveries on preference ratings assigned by the Board of Economic Warfare or for deliveries on Lend-Lease orders; or

(vi) For delivery to an ultimate purchaser for maintenance and repair purposes regardless of rating. With respect to this paragraph (e) (1) (vi), no person may manufacture from May 5, 1942 to December 31, 1942, more than 20 percent of the roofing and siding made by him from iron or steel during the calendar year 1940; or in the calendar year 1943 or any subsequent calendar year, more than 25 percent of the roofing and siding made by him from iron or steel, during the calendar year 1940.

Any person manufacturing or selling any such roofing or siding may rely on the certificate of his customer that such roofing or siding will only be sold or used as permitted by this paragraph (e) (1).

(2) *Other products*. No person shall use any iron or steel to make any article not prohibited on List A, or any part thereof, where and to the extent that the use of other material (excluding material on List D) is practicable. Alloy steel shall not be used when the use of carbon steel is practicable, and no more iron or steel shall be used in connection with the manufacture of any such article than is

essential. The provisions of this paragraph (e) (2) shall not apply in the case of articles or parts to be purchased by or for the account of the Army or Navy of the United States, the United States Maritime Commission or the War Shipping Administration, or to be physically incorporated into products to be so purchased to the extent that the use of iron or steel is required by the specifications (including performance specifications) of the Army or Navy of the United States, the United States Maritime Commission or the War Shipping Administration applicable to the contract, subcontract or purchase order.

(f) *Restrictions with respect to other scarce materials*. No person whose use of iron or steel is restricted by paragraphs (b), (d) or (e) shall use as a substitute therefor any material on List D.

(g) *Disposition of frozen and excessive inventories*. The disposition of frozen and excessive inventories containing iron or steel shall be subject to the applicable provisions of Priorities Regulation No. 13 (§ 944.34).

(h) *Miscellaneous provisions*—(1) *Applicability of priorities regulations*. This order and all transactions affected thereby are subject to all applicable provisions of the Priorities Regulations of the War Production Board, as amended from time to time.

(2) *Appeal*. Any appeal from the provisions of this order must be made on Form PD-500 and must be filed with the field office of the War Production Board for the district in which is located the plant to which the appeal relates.

(3) *Applicability of order*. The prohibitions and restrictions contained in this order shall apply whether the items are ordered or manufactured pursuant to a contract made prior to, on, or subsequent to May 5, 1942, or pursuant to a contract supported by a preference rating. Insofar as any other order of the Director General for Operations may have the effect of limiting or curtailing to a greater extent than herein provided the use of any material in the production of any item, the limitations of such order shall be observed.

(4) *Intra-company deliveries*. The restrictions of this order with respect to deliveries prohibit or restrict deliveries not only to other persons, including affiliates or subsidiaries, but also from one branch, division, or section of a single enterprise to another branch, division or section of the same or any other enterprise under common ownership or control.

(5) *Violations*. Any person who willfully violates any provision of this order, or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(6) *Installation*. The restrictions of this order with respect to putting into process, processing, and assembling shall not apply to the installation of an item or part for the ultimate consumer on his premises when any putting into process, processing or assembling of such item or part is incidental to such installation and is done on such premises.

(7) *Repair*. The restrictions of this order (other than those contained in paragraph (e) (2)) shall not apply to a person repairing a used article on or off the premises of the owner, if the person making the repair does not use iron or steel weighing in the aggregate more than 25 pounds and if any putting into process, processing or assembling done by such person is for the purpose of making the specific repair. The limitations in this paragraph (h) (7) on repairing a used article shall not apply to any item on List A or List S, or part thereof, to the extent that maintenance and repair of such item is specifically excepted on List A or List S.

Issued this 5th day of November, 1942.

ERNEST KANZLER,

Director General for Operations.

LIST A	Governing date
Item	
"A" Frames and booms for lighters, 25 tons capacity and under.	Nov. 5, 1942
Access panels—except as required by Underwriters Code.	None
Accessories, soda fountain ¹	July 15, 1942
Acoustical ceilings	None
Adhesive tape sleeves	July 15, 1942
Advertising novelties	None
Air-conditioning systems—except for hospital operating rooms and industrial plants.	None
Ampule covers	Nov. 5, 1942
Amusement park devices and roller coasters ¹	None
Area walls	None
Ash sleeves	None
Aparagus tongs	None
Atomizers, perfume-boudoir	None
Attic fans	None
Autographic registers ¹	None
Automobile accessories—except as required by law.	None
Automobile heaters ¹ —except for passenger carriers, as defined in L-158, police cars, ambulances, trucks and fire wagons.	July 15, 1942
Awning frames and supports	None
Bag, purse, and pocketbook frames.	None
Balers, paper for household use	July 15, 1942
Ball park equipment including but not limited to:	July 15, 1942
Cages ¹	
Fences	
Lighting systems—except lamp bulbs.	
Metal bases	
Protective netting ¹	
Railings	
Rollers	
Score boards	
Screens ¹	
Seats ¹	
Tampers	
Banks, personal, toy, miniature.	Nov. 5, 1942

¹ Maintenance and repair excepted.

Item	Governing date	Item	Governing date	Item	Governing date
Barber and beauty shop furniture.	None	Cabinets—except—	None	Circus and carnival apparatus, equipment ¹ and devices, including but not limited to:	July 15, 1942
Barber and beauty shop supplies, machines and equipment. ¹	July 15, 1942	Hospital operating and examining rooms.	None	Animal cages. ¹	
Barn pushers and scrapers.	July 15, 1942	As permitted in Limitation Orders L-13-a and L-62.	None	Animal stands.	
Barware and bar accessories.	July 15, 1942	Cake cutters.	None	Tent standers.	
Bases on refrigerating machines below one H. P.	Nov. 5, 1942	Cake icing equipment.	July 15, 1942	Trailers. ¹	
Baskets—except for commercial cooking and manufacturing uses.	None	Cake tongs.	None	Trapeze bars.	
Baths, steam, all types.	Nov. 5, 1942	Calendar and memo pad stands.	July 15, 1942	Clamps, hair, including barrettes, decorative clips and fasteners, but not including common bob and hair pins.	Nov. 5, 1942
Bath tubs.	None	Calliopes or steam organs.	July 15, 1942	Clips for attaching baggage tags.	Nov. 5, 1942
B-B shot for air rifles.	None	Candy display dishes.	None	Clock cases—except on recording and controlling industrial instruments.	None
Beach umbrellas.	July 15, 1942	Canes.	July 15, 1942	Clothes lines.	Nov. 5, 1942
Beds—except hospital.	None	Canopies, hoods and supports.	None	Clothes line pulleys.	None
Bed spring frames—except for hospital link fabric spring type bed.	None	Cans, containers, closers and closures:	None	Clothes line reels.	None
Beer kegs—except hoop and fittings for wooden kegs.	None	Cans or containers for—	None	Clothes racks and dryers.	None
Beer mugs.	None	Anti-freeze (under 5 gal. size).	None	Clothes trees.	None
Beer stands.	None	Artist supplies.	None	Clothing trim and dress ornaments.	July 15, 1942
Beer steins.	None	Tobacco products.	None	Coal chute and door, household.	None
Bench legs—except industrial.	None	Bouillon cubes.	None	Coal pans.	None
Beverage bottle cases, including but not limited to beer and all soft drinks.	July 15, 1942	Candy.	None	Coasters and trivets for glass and hot containers.	July 15, 1942
Bicycle racks.	Nov. 5, 1942	Caviar.	None	Cocktail glasses.	None
Binding, linoleum.	Nov. 5, 1942	Chalk.	None	Cocktail sets.	None
Binoculars—except U. S. Government Agencies.	None	Coffee.	None	Cocktail shakers.	None
Bird cages and stands.	None	Gloves.	None	Coin changers—except for public transportation.	July 15, 1942
Bird houses and feeders.	None	Incense.	None	Combs, hair—except curry combs.	July 15, 1942
Biscuit boxes.	None	Lawn seed.	None	Compacts.	None
Blackboards.	None	Nuts.	None	Concrete and cement hardeners.	Nov. 5, 1942
Blade stropers, mechanical.	None	Pencils.	None	Cooking stoves, commercial electric. ¹	None
Bleachers and grandstands. ¹	None	Phonograph needles.	None	Copy holders.	None
Blocks, hat.	July 15, 1942	Playing cards.	None	Corn poppers and machines.	None
Boards, sounding.	Nov. 5, 1942	Razor blades—except metal holders which are integral parts of the mechanism for inserting blades into safety razors.	None	Counter tops and edgings.	None
Boat hooks.	Nov. 5, 1942	Sponges.	None	Covers for automotive leaf-type springs.	Nov. 5, 1942
Book ends.	None	Staples.	None	Covers, manhole—except reinforcing and banding.	Nov. 5, 1942
Boot jacks.	Nov. 5, 1942	Tennis balls.	None	Covers, meter frame—except industrial.	Nov. 5, 1942
Bottle holders—except hospital.	None	Toilet water.	None	Crochet hooks.	July 15, 1942
Bowling alleys, bowling pins and accessories. ¹	July 15, 1942	Yarn.	None	Croquet sets.	None
Boxes and trays for jewelry, cutlery, combs, toilet sets.	None	Cosmetics and toiletries.	July 15, 1942	Crumb trays.	None
Boxes, meter and covers—except industrial.	Nov. 5, 1942	Closures for paper and cellophane bags—except bags for 25 lb. content or more.	Nov. 5, 1942	Crutches.	Nov. 5, 1942
Braces, extensible steel trench.	Nov. 5, 1942	Closures for glass coffee containers—except that such closures may be processed until December 1, 1942 from distressed stocks of black plate lithographed on or before September 3, 1942.	None	Culverts, including conduits, corrugated pipe, and corrugated plates for pipe and arches for culverts—except: Reinforcing for concrete. Nestable culverts for use outside continental limits of U. S.	Nov. 5, 1942
Bread and cake boxes, household.	July 15, 1942	Closures for cosmetics and toiletries.	July 15, 1942	Culverts, reinforced concrete—except: Interior installations. Outside continental limits of U. S.	Nov. 5, 1942
Bread slicers for home use—except knives.	July 15, 1942	Car washing machines.	Nov. 5, 1942	Under access roads.	
Bridge splash guards.	None	Carillons.	July 15, 1942	Under airport runways.	
Brushes and brush-backs—except industrial.	July 15, 1942	Carpet rods.	None	Under railroad rights of way.	
Buckles, for clothing—except overalls, overall suits, dungarees.	Nov. 5, 1942	Carriers, casket. ¹	July 15, 1942	Cups of all kinds, drinking.	None
Buckles for—	July 15, 1942	Carrousels (Merry-go-rounds). ¹	July 15, 1942	Curb guards.	None
Pocketbooks.		Carving set holders.	None	Curlers, beauty parlor and home use.	Nov. 5, 1942
Shoes—except for waterproof shoes.		Cases, vanity.	July 15, 1942	Curling irons.	Nov. 5, 1942
Building ornaments.	None	Cash boxes.	None	Curtain stretchers.	July 15, 1942
Buildings, portable.	Nov. 5, 1942	Cash registers. ¹	None	Darners, sock.	Nov. 5, 1942
Burlap lowering devices.	Nov. 5, 1942	Casket hardware.	None	Decorative iron products.	None
Butter chips.	None	Casket trucks, undertaker's—except wheels.	Nov. 5, 1942	Desk equipment, including but not limited to: Desk sets. Desk pads.	July 15, 1942
Butter knives.	None	Ceilings.	None	Fountain pen and pencil stands.	
Buttons for clothing—except for overalls, overall suits and dungarees.	July 15, 1942	Chaffing dishes.	Nov. 5, 1942	Letter openers.	
Buttons for work clothing—except 22 line fly button of plain design and 27 line button with wreath design for remainder of garment, and except open top button of not more than two pieces exclusive of the tack or fastener.	Nov. 5, 1942	Chamber pots.	July 15, 1942	Name plates.	
		Cheese dishes.	None	Paper weights.	
		Chicken crates.	None		
		Chicken house scrapers.	July 15, 1942		
		Christmas tree holders.	None		
		Christmas tree ornaments.	None		
		Cigar and cigarette holders and cases.	None		
		Cigar clippers.	None		
		Cigarette lighters.	None		
		Cigarette package holders.	Nov. 5, 1942		
		Cigarette making machines, hand.	Nov. 5, 1942		

¹ Maintenance and repair excepted.

Item	Governing date	Item	Governing date	Item	Governing date
Diaper cans, containers, or receptacles.	Nov. 5, 1942	Floats for pageants, parades, advertising, etc.—except trucks.	July 15, 1942	Hat-making machinery ¹	None
Dictaphone racks.....	None	Floor and ceiling plates for piping.	None	Heat resisting pads for household use.	Nov. 5, 1942
Dinner bells.....	None	Floor and counter covering trim.	None	Hedge shears.....	None
Dishwashing machines ¹ —except hospitals.	None	Floor polishing machines.....	None	Helmets—except on AA-5 or higher.	None
Dishwashing racks, household.	July 15, 1942	Floor scrapers—except power-driven.	July 15, 1942	Highway railroad flasher lights ¹ —except lamp bulbs.	July 15, 1942
Dispensers, hand, for.....	None	Floral tools and floral hoes.....	July 15, 1942	Highway guard rail, wire, strip and posts. ¹	July 15, 1942
Hand lotions.....	None	Florist supplies.....	Nov. 5, 1942	Highway guard rail reflectors ¹	July 15, 1942
Paper products.....	None	Flour, salt and pepper shakers.....	None	Hitching posts.....	July 15, 1942
Soap.....	None	Flower boxes, pot holders and vases.	None	Holders, wire, all types.....	Nov. 5, 1942
Straws.....	None	Flower shears.....	None	Hoops, galvanized wire, for flower garden trim.	July 15, 1942
Display forms.....	July 15, 1942	Fly traps.....	None	Hose reels—except:	None
Document stands.....	None	Food vending machines, including automats.	Nov. 5, 1942	Fire fighting equipment.	
Door chimes.....	None	Foot baths—except hospitals.....	None	Industrial uses in direct fire hazard areas.	
Door closers ¹ —except for hospitals, public toilet doors, exterior doors on public buildings, and where required to meet fire regulations.	None	Foot scrapers.....	None	Hospital, medical, dental and related equipment. ¹	July 15, 1942
Door handles—except shipboard use.	None	Forms and accessories for residential and commercial concrete construction.	Nov. 5, 1942	Anesthesia tables—except for use in operating rooms.	
Door knockers.....	None	Fountain pens—except functional parts.	None	Arm immersion stands.	
Door mats.....	July 15, 1942	Fountains, ornamental.....	None	Back rests.	
Door stops.....	None	Frames, catch basin and grater, all types.	Nov. 5, 1942	Basinets—except for frame and basket and isolation cabinet type.	
Drain boards and tub covers, household.	None	Frames, clothes drying.....	July 15, 1942	Bath cabinets—except hospital use.	
Drawer pulls.....	None	Frames for artists' canvas, darning and needlework.	July 15, 1942	Bed feeding and reading trays.	
Dress forms.....	None	Frames, steel blocking.....	Nov. 5, 1942	Bed trays.	
Dummy police.....	None	Fruit juice extractors, household. ¹	July 15, 1942	Bedside panel screens.	
Dust collecting systems and equipment ¹ —except on AA-5 or higher.	None	Furniture ¹ —except: Wood furniture.	None	Blanket warming cabinets.	
Dust covers and enclosures ¹ —except industrial.	July 15, 1942	As permitted in Limitation Orders L-13-a and L-62.		Book trucks—except wheel tires.	
Easels, all types.....	July 15, 1942	Hospital operating and examining rooms.		Bowl stands—except for use in operating rooms.	
Edging, furniture and linoleum.	Nov. 5, 1942	Hospital beds and cots.		Cabinets for diathermy, sinusoidal and galvanic apparatus.	
Ediphone racks.....	None	Game and gambling devices.....	July 15, 1942	Chairs, other than examining or specialist chairs or dental chairs.	
Egg slicers.....	None	Garage hoists, car lifts, and racks.	None	Chart holders—except necessary hardware.	
Electric drinking water coolers—except for use in war plants.	None	Garbage grinders, household ¹	July 15, 1942	Chiropractic adjustment tables.	
Embalming tables ¹	July 15, 1942	Garden trowels.....	July 15, 1942	Clothes hampers.	
Enameled tile sheets and squares.	Nov. 5, 1942	Garment hangers.....	July 15, 1942	Commodies—except receptacle.	
Enamel store fronts.....	None	Gas toasters, household.....	July 15, 1942	Couch tables.	
Erasing knives.....	None	Gates for fences.....	Nov. 5, 1942	Dental cabinets.	
Erasing shields.....	Nov. 5, 1942	Gates, railroad crossing, except mechanism.	Nov. 5, 1942	Dish trucks—except wheel tires.	
Escalators ¹	None	Glassware holders and trim—except on cooking utensils.	July 15, 1942	Dressing stands.	
Exercise and reducing machines. ¹	July 15, 1942	Golf bag supports.....	None	Dressing carriages—except frame and necessary hardware.	
Exhibition and fair apparatus and equipment, ¹ including but not limited to: Lighting equipment.	July 15, 1942	Grass shears.....	None	Examining tables, non-adjustable.	
Racks.		Grass whips.....	July 15, 1942	Ice trucks—except wheel tires.	
Stands.		Grave markers.....	Nov. 5, 1942	Instrument cabinets—except for use in operating rooms.	
Fan stands, all types.....	Nov. 5, 1942	Grilles.....	None	Instrument tables—except for use in operating rooms.	
Feed troughs.....	None	Ornamental.		Laundry trucks—except wheel tires.	
Fences, chain link—except on A-2 or higher.	None	Sewers—except on AA-5 or higher and reinforcing for concrete sewers.		Linen hampers—except for frames.	
Fences, chain link—A-2 or higher.	July 15, 1942	Grills, outdoor.....	Nov. 5, 1942	Linen trucks—except wheel tires.	
Fence posts—except on A-2 or higher.	None	Guards for guy wires.....	Nov. 5, 1942	Needle cabinets—except for use in operating rooms.	
Fence posts—A-2 or higher.....	Nov. 5, 1942	Gutters, spouting, conductor pipe, and fittings for single family dwellings. ¹	None	Nurses' work tables.	
Fences, ornamental.....	None	Gutters, spouting, conductor pipe and fittings for dwellings two stories or less in height (2 family or more).	Nov. 5, 1942	Orthopedic and fracture carts—except wheel tires and frames.	
Ferneries, metal.....	Nov. 5, 1942	H-Bar units.....	Nov. 5, 1942	Overbed and swing overbed tables.	
Finger bowls.....	None	Hair combs, except curry combs.	July 15, 1942	Record and chart desks and racks.	
Finger nail files.....	Nov. 5, 1942	Hair dryers.....	None	Shelf trucks—except wheel tires and frame (not food).	
Fireplace equipment, including but not limited to grates, clean out doors and ash dumps—except dampers.	None	Hand seals for documents.....	July 15, 1942	Stands and racks for colonic irrigation apparatus.	
Fireplace dampers.....	Sept. 3, 1942	Hand weeders.....	July 15, 1942		
Fireplace screens.....	None	Handles, broom and mop.....	July 15, 1942		
First aid kits.....	Nov. 5, 1942	Hangers and track for garage doors for private use.	None		
Fish aquariums.....	None	Hanger rings on brushes, brooms, etc.	None		
Flag holders.....	Nov. 5, 1942	Harness and saddlery fittings ¹ —except for draft, work and ranch animals.	July 15, 1942		
Flagpoles.....	None	Hat frames.....	None		
Flashlight tubes.....	None				
Flatware—except cooking and eating utensils.	July 15, 1942				

¹ Maintenance and repair excepted.

Item	Governing date	Item	Governing date	Item	Governing date
Hospital, medical, dental—Con.		Lipstick holders.....	None	Oil well pumping units ¹ —except:	Nov. 5, 1942
Sterilizer stands—except frame and top.		Loaster forks.....	None	Brackets.	
Stools—except for use in operating rooms and except mechanism for adjustable stools.		Lobster tongs.....	None	Cranks.	
Stretchers, wheel type—except wheel tires and frames.		Lockers—except.....	None	Equalizers.	
Supply and treatment cabinets—except for operating rooms.		Oil refinery use.		Pitmans.	
Tables, examining, adjustable—except frame and operating mechanism.		As permitted by Limitation Order L-13-a.		Reduction gears and case.	
Thermometer baskets.		Logs, artificial, for gas and electric fireplace.	July 15, 1942	Saddle bearings.	
Utensil racks.		Luggage, except locks ¹	July 15, 1942	Steel pin connections.	
Vasoscillator—oscillating beds.		Lunch boxes.....	Nov. 5, 1942	Washers.	
Wall shelf stands—except for use in operating rooms.		Mail boxes—except as required by U. S. postal regulations.	None	Ornamental hardware and moldings.	None
Wheel chairs—except essential hardware.		Mailing tubes or cases—except for transportation of bacteria, cultures, serums, plasma, and biological specimens.	None	Outdoor fireplace parts.....	None
Hospital, medical, dental and related equipment. ¹	Nov. 5, 1942	Marine hardware for pleasure boats.	None	Outing spades.....	July 15, 1942
Chiropody chairs.		Marquees.....	None	Packing twine holders.....	None
Nose and throat chairs, hydraulic.		Match boxes.....	None	Pads, inking and stamping.....	July 15, 1942
Optical chairs; hydraulic.		Material for housing, not otherwise specified in this order—except to the extent specified in the Defense Housing Critical List.	None	Pail clasps.....	None
Osteopathic tables.		Measuring pumps and dispensers ¹ for gasoline station, garage and household use, including but not limited to:	None	Paint spray outfits—except industrial.	None
House numerals.....	None	Air pumps.		Paper rollers, household.....	None
Houses.....	Nov. 5, 1942	Grease guns.		Parasols, shafts and handles.....	July 15, 1942
Tool.		Grease pumps.		Park and recreational benches.	None
Hog.		Gasoline dispensing pumps.		Parking meters.....	None
Poultry—except wire netting.		Kerosene pumps.		Partitions.....	Sept. 3, 1942
Humidification devices—except industrial and hospital use.	Nov. 5, 1942	Oil pumps—except barrel pumps and lubesters.		Partition studs.....	Nov. 5, 1942
Humidors.....	July 15, 1942	Meat molds.....	Nov. 5, 1942	Pegs, tent.....	Nov. 5, 1942
Ice box exteriors—except portable blood banks.	None	Mechanical book binding.....	None	Pen holders.....	None
Ice cream freezers, household.....	None	Memorial tablets.....	July 15, 1942	Pencil holders.....	Nov. 5, 1942
Ice cream molds.....	Nov. 5, 1942	Menu holders.....	None	Pencils, mechanical or automatic.	None
Ice cube trays.....	None	Metal cloths, except for industrial processing.	Nov. 5, 1942	Permanent wave machines.....	None
Inclinerators—except industrial, commercial and to the extent specified in Defense Housing Critical List.	None	Metal dust covers and enclosures—except industrial.	July 15, 1942	Pet beds.....	None
Ink well holders.....	None	Millinery wire and gimps.....	None	Pet cages.....	None
Inlets, gutter, all types.....	Nov. 5, 1942	Mirrors, hand.....	None	Pet dishes.....	None
Inlets, sewer, all types.....	Nov. 5, 1942	Monograms and initials.....	July 15, 1942	Pet equipment (except license tags) including but not limited to:	July 15, 1942
Insulation, metal reflecting type.	None	Mop wringers.....	None	Carriers.	
Ironing boards and stands.....	July 15, 1942	Motion picture cameras ¹	Nov. 5, 1942	Chains.	
Jam boxes.....	None	Motion picture projectors ¹	Nov. 5, 1942	Collars.	
Jelly molds.....	None	Motion picture screen stands ¹	Nov. 5, 1942	Feeders.	
Jewelry.....	None	Mud scrapers.....	Nov. 5, 1942	Houses.	
Jewelry cases.....	None	Music stands.....	None	Leashes.	
Jugs, picnic, all types.....	Nov. 5, 1942	Napkin rings.....	None	Muzzles.	
Kaleidoscopes.....	July 15, 1942	Necktie racks.....	None	Phonograph motors, hand wound.	None
Key chains, cases and rings.....	July 15, 1942	Newspaper boxes or holders.....	None	Phonograph record blanks.....	None
Keys for opening cans.....	July 15, 1942	Novelties and souvenirs of all kinds—except that the assembling of artificial leaves, fruit, flowers, and of feather ornaments shall be permitted when any iron or steel wire to be used was drawn on or before June 19, 1942 or was sold to the manufacturer of the artificial leaves, fruit, flowers or feather ornaments as scrap.	None	Photographic accessories.....	None
Knitting needles.....	None	Office machinery ¹ used for:	None	Photographic equipment ¹ —except microfilm.	Nov. 5, 1942
Ladders, step.....	Nov. 5, 1942	Change making.		Physical reducing machines.....	None
Lanterns, magic.....	July 15, 1942	Coin handling.		Picnic and outing boxes and accessories.	July 15, 1942
Lard or vegetable oil tubs—except 5 lbs. and over, and straps for wood containers.	None	Check cancelling.		Picture and mirror hardware.....	None
Laundry chutes.....	None	Check cutting.		Pie plates—except commercial or institutional.	None
Laundry trays—except reinforcing mesh.	None	Check dating.		Pipe cases.....	None
Lavatories—except hangers.....	None	Check numbering.		Pipe cleaner knives.....	None
Lawn and landscaping equipment, all types.	Nov. 5, 1942	Check signing.		Pipe posts.....	Nov. 5, 1942
Lawn brooms.....	July 15, 1942	Check sorting.		Pitchers—except for hospital use.	July 15, 1942
Lawn edgers.....	July 15, 1942	Check writing.		Plant and flower supports.....	None
Lawn rakes.....	July 15, 1942	Envelope handling.		Plates, light switch—except for cast conduit bodies.	Nov. 5, 1942
Lawn rollers ¹	July 15, 1942	Envelope opening.		Playground equipment.....	Sept. 3, 1942
Lawn tampers.....	July 15, 1942	Envelope sealing.		Play pens, boxes and enclosures, children's.	July 15, 1942
Lawn seeders ¹	July 15, 1942	Envelope stamping.		Pleasure boats.....	None
Lawn sprinklers.....	None	Envelope mailing.		Pleasure boat equipment and accessories.	Nov. 5, 1942
Letter chutes.....	None	Folding contents of envelope.		Plumbing and heating equipment.	Nov. 5, 1942
Letter openers.....	None			Gas conversion burners.	
Letter trays.....	None			Gas fired boiler-burner units.	
Lighting poles and standards ¹	None			Gas fired furnace-burner units.	

¹ Maintenance and repair excepted.

Item	Governing date	Item	Governing date	Item	Governing date
Polishing-wax sprayers.....	None	Semaphones, traffic signal—except railroad.	Nov. 5, 1942	Sprinkling cans, garden.....	July 15, 1942
Portable bath tubs.....	None	Service food trays.....	None	Stadiums ¹	None
Poultry incubator cabinets.....	None	Sewer pipe, exterior installations—except for vents and within 5 feet of buildings.	None	Stair and threshold treads ¹ , household, institutional and commercial buildings—except for fire escape and essential industrial use.	July 15, 1942
Pulp, paper, paper products and converter machinery and equipment ¹ —except:	Nov. 5, 1942	Shades, window and roller type.	Nov. 5, 1942	Stamped bakery equipment—except pie plates for commercial or institutional use.	None
Automatic paper packaging machines.		Sheet iron or hoop iron packing for cookies and sweet goods.	None	Stands, all types—except: Essential industrial use.	Nov. 5, 1942
Paper bag machinery.		Shirt and stocking dryers.....	None	Hospital use where not otherwise specifically prohibited in this order.	
Paper corrugating machinery.		Shoe cleaning kits.....	None	Staple removers.....	Nov. 5, 1942
Paper cup machinery.		Shoe ornaments.....	July 15, 1942	Starter shingle strips.....	None
Paper cutting machinery.		Show window lighting and display equipment.	None	Statues.....	None
Paper paraffining machinery.		Shower recepters — except frames.	None	Steel wool for household use made from other than waste.	None
Paper pasting machinery.		Shower stalls—except frames.	None	Stencils.....	Nov. 5, 1942
Paper slitting machinery.		Shutters, window, ¹ except where required in industrial use by Underwriters.	July 15, 1942	Store display equipment and show cases.	None
Paper tube machinery.		Sidewalk scrapers.....	July 15, 1942	Stretchers, carpet.....	Nov. 5, 1942
Slitters and winders.		Sign hanger frames.....	None	Stretchers, glove, sock and sweater.	July 15, 1942
Waxing machines.		Sign posts.....	None	Structural steel home construction.	None
Push carts.....	None	Signets.....	None	Subway turnstiles ¹	None
Push plates and kick plates, door.	None	Silos ¹ —except strapping and reinforcing.	None	Sugar cube dryer trays.....	None
Race track apparatus and equipment, ¹ including but not limited to:	July 15, 1942	Sink aprons and legs.....	None	Sugar holders.....	None
Mutuel ticket machines.		Sink drainboards, both integral and removable.	None	Sun dials.....	July 15, 1942
Pari-mutuel boards.		Siphon chargers.....	July 15, 1942	Sun lamps and infra-red lamps—except:	July 15, 1942
Race finish photographic equipment.		Sitz baths.....	None	For professional and hospital use.	
Starting gates.		Skates, roller and ice.....	None	Where lamps and reflectors are used for drying and baking.	
Racks, display.....	Nov. 5, 1942	Skating rink apparatus and equipment. ¹	July 15, 1942	Swimming pool equipment ¹ , including but not limited to:	July 15, 1942
Racquets.....	None	Skewers, all types.....	Nov. 5, 1942	Diving boards.	
Radiator enclosures.....	None	Ski racks.....	None	Diving stands.	
Radio antenna poles ¹ —except on ratings of AA-5 or higher.	None	Slides, loops and slide-loops for work clothing—except:	Nov. 5, 1942	Ladders.	
Railings, barriers and fences—except for livestock and poultry enclosures and essential industrial use.	July 15, 1942	One size not exceeding 17½" for men's work clothing.		Slides.	
Railings, barriers, and fences for industrial use.	Nov. 5, 1942	One size not exceeding 17¼" for boys' work clothing.		Swivel chairs.....	None
Railroad rail joint angle bars over 24" in length—except for replacement on used rails.	July 15, 1942	Sleds—except runners.....	July 15, 1942	Table name-card holders.....	None
Reading stands.....	July 15, 1942	Sleighs—except runners.....	July 15, 1942	Table tops for household use.....	None
Reels, cable and rope.....	Nov. 5, 1942	Slide fasteners.....	None	Tablets.....	None
Reflectors, street and highway.....	Nov. 5, 1942	Smokers' accessories.....	July 15, 1942	Tags, key; name; price; identification—except:	None
Refrigerator boxes, walk-in.....	Nov. 5, 1942	Snow shovels and pushers, hand	None	Personnel identification tags or badges where metal tags or badges are required for protection of government agencies.	
Refrigerator containers and trays, household.		Sod lifters.....	July 15, 1942	Personnel identification tags or badges containing not more than ¾ ounce of iron and steel where metal tags or badges are required for protection of industrial plants.	
Regalia.....	July 15, 1942	Spading forks, children's.....	July 15, 1942	Metal tags required for identification of livestock and poultry and products made therefrom.	
Registers, hand tally.....	Nov. 5, 1942	Special industrial machinery.	Nov. 5, 1942	Pin attached or wire attached tickets for price marking soft goods.	
Rodeo equipment, including but not limited to:	July 15, 1942	Cement making machinery. ¹		Metal tags for marking and identification of metal in its production and export shipment.	
Animal trappings.		Ceramic making machinery ¹ —except refractory making machinery.		Tanks (strapping excluded).....	None
Fences.		Collapse tube filling machines. ¹		Dipping—for animals.	
Gates ¹ .		Cosmetic machinery.		Watering—for animals.	
Rolling boardwalk chairs ¹	July 15, 1942	Coupon inserting machines.		Feeding—for animals.	
Rolling pins.....	July 15, 1942	Cut and monumental stone machinery.		Storage, beer.	
Rotary door bells.....	None	Fertilizer machinery. ¹		Storage, water ¹ —except: In tropical climates.	
Rug scrubbing and shampooing machines.	Nov. 5, 1942	Lamp manufacturing machinery, ¹ including incandescent, fluorescent, and electric discharge type.		Heights in excess of 100 feet.	
Safety zone posts, rails, cables and platforms.	Nov. 5, 1942	Milk can machinery. ¹		Range boilers and hot water storage.	
Salesmen's display cases and sales kits.	None	Paint processing and manufacturing machinery. ¹			
Salt and pepper holders.....	None	Soap making machinery. ¹			
Sample boxes.....	None	Steel drum machinery ¹ —except for export purposes.			
Sand boats.....	Nov. 5, 1942	Tobacco machinery. ¹			
Sash weights for windows.....	Nov. 5, 1942	Wire-bound box making machinery.			
Scaffolding.....	None				
Scales, coin operated.....	July 15, 1942	Splittoons.....	None		
Scenery and stage hardware equipment, ¹ for dramatic theatrical and operatic use, except lamp bulbs, including but not limited to:	July 15, 1942	Spools for cord, ribbon, tape.....	Nov. 5, 1942		
Battens.		Spools for wire—except traverse.	Nov. 5, 1942		
Cables.		Sporting and athletic goods—except:	None		
Lights.		Fully fabricated skates, cleats, and similar items may be attached to athletic shoes without restriction.			
Reflectors.		Fishing tackle as permitted by Limitation Order L-92.			
Stage drops.					
Score boards.....	July 15, 1942				
Screen frames—except industrial processing.	None				
Scrubbing boards.....	None				

¹ Maintenance and repair excepted.

Item	Governing date	Item	Governing date	Item	Governing date
Tanks, etc.—Continued.		Wardrobe trunks.....	None	Elevators, including doors and trim.	Nov. 5, 1942
Storage, water—except—Con.		Waste paper receptacles.....	July 15, 1942	Fans—except industrial.....	Nov. 5, 1942
Pneumatic pressure tanks		Watch straps.....	July 15, 1942	Farm machinery and replacement parts.	Nov. 5, 1942
82 gallon size and 31 gallon or smaller size.		Water color paint boxes.....	None	Fire-fighting apparatus—except pump shafts and where working parts are in contact with corrosive chemicals.	Nov. 5, 1942
Tank towers under 50 feet in height.	Nov. 5, 1942	Water softeners, household.....	Nov. 5, 1942	Fishing tackle and equipment.....	Nov. 5, 1942
Teapots.....	None	Water stills, household.....	Nov. 5, 1942	Floor plates and floor coverings.....	Nov. 5, 1942
Telephone bell boxes—except bases and where required for safety.	None	Water troughs ¹	July 15, 1942	Fountains.....	Nov. 5, 1942
Telephone booths.....	None	Weather stripping.....	None	Furniture hardware.....	Nov. 5, 1942
Telescopes—except U. S. Government Agencies.	None	Weather vanes.....	July 15, 1942	Galley and mess equipment ¹	July 15, 1942
Tent frames and supports.....	Nov. 5, 1942	Weed cutters and pullers, including dandelion, thistle and dock.	July 15, 1942	Galley, kitchen, cafeteria and restaurant panelling.	Nov. 5, 1942
Termite shields.....	Nov. 5, 1942	Wheelbarrows—except wheels, and except for use in foundries, smelters, and coke-producing plants to handle hot materials.	None	Hangers, all types.....	Nov. 5, 1942
Terrazzo spacers and decorative strips—except hospital operating rooms.	None	Whiskey service sets.....	None	Hose clamps.....	Nov. 5, 1942
Textile Machinery.....	Nov. 5, 1942	Window display advertising.....	None	Hot water heaters, tanks and coils.	Nov. 5, 1942
Bobbinet machines.		Window shade rollers.....	Nov. 5, 1942	Hydrants.....	Nov. 5, 1942
Crocheting machines including scalloping machines and shell-stitching machines.		Window stools.....	None	Ice boxes.....	Nov. 5, 1942
Embroidery machines.		Window ventilators—except industrial and hospitals.	None	Ice cream cabinets.....	July 15, 1942
Hosiery clocking machines.		Wine coolers.....	None	Identification tags and badges.....	Nov. 5, 1942
Lace machines.		Wine service sets.....	None	Instrument dials and cases.....	Nov. 5, 1942
Looms:		Wire parcel handles and holders.	None	Kitchenware.....	July 15, 1942
Axminster.		Wire racks and baskets—except:	None	Ladders and hoists, including fittings.	Nov. 5, 1942
Box.		Animal cages for biological work.		Lanterns and lamps—except valves, controls and mantle-holders.	Nov. 5, 1942
Dobby.		Industrial.		Lavatory equipment.....	Nov. 5, 1942
Hooked.		Scientific laboratory equipment.		Light fixtures.....	Nov. 5, 1942
Jacquard.		Work benches—except:	None	Livestock and poultry equipment.	Nov. 5, 1942
Wilton.		Shipboard.		Locks.....	Nov. 5, 1942
All other machines for the manufacture of drapery and upholstery fabrics whether flat or pile weave.		Industrial, where required for safety.		Match and pattern plates, Matrices and flasks.	Nov. 5, 1942
Linooleum or felt-base wall or floor covering machines.				Meat cutters.....	Nov. 5, 1942
Thermometer bases, household.	None			Mechanical drawing and drafting equipment.	Nov. 5, 1942
Thermometer cases and mountings, except industrial.	Nov. 5, 1942			Milk storage tanks, milk receiving tanks and milk weighing tanks—except that where permitted materials cannot be secured, the provisions of paragraph (d) (4) shall be deemed to apply.	Nov. 5, 1942
Thermos jugs and bottles over 1 qt.	None			Mortician's supplies and equipment.	Nov. 5, 1942
Thimbles, sewing.....	Nov. 5, 1942			Name plates.....	Nov. 5, 1942
Tickers, stock.....	July 15, 1942			Oil burners—except functional parts.	Nov. 5, 1942
Ticket vending machines—except for public transportation.	July 15, 1942			Oil space heaters.....	Nov. 5, 1942
Tile, steel-back.....	None			Pipe tube, tubing and fittings—except industrial.	Nov. 5, 1942
Tongs, food handling and household use.	None			Pole-line hardware.....	Nov. 5, 1942
Tool boxes—except industrial....	None			Powder boxes.....	Nov. 5, 1942
Tool cases—except industrial....	None			Pumps, fresh water—except industrial.	Nov. 5, 1942
Tool handles—except power driven.	None			Radio antenna.....	Nov. 5, 1942
Traffic lane markers.....	Nov. 5, 1942			Refrigerators and Refrigeration equipment—except essential machinery parts.	July 15, 1942
Trailer bodies ¹ —except:	July 15, 1942			Rubber moulds.....	Nov. 5, 1942
Tank and dump bodies.				Shelves.....	Nov. 5, 1942
Essential hardware, structural and bracing members for bodies, essentially of wood construction.				Staples.....	Nov. 5, 1942
Transplanting trowels.....	July 15, 1942			Stokers—except functional parts.	Nov. 5, 1942
Trophies.....	July 15, 1942			Storage racks, cabinets or lockers.	Nov. 5, 1942
Truck bodies ¹ —except:	July 15, 1942			Stoves and ranges, disc stoves and hot plates—except electrical controls and units.	Nov. 5, 1942
Tank and dump bodies.				Toilet floats, cistern and low water-floats.	Nov. 5, 1942
Essential hardware, structural and bracing members for bodies, essentially of wood construction.				Tubs, washing.....	Nov. 5, 1942
Trunks ¹ —except locks.....	July 15, 1942			Valve handles.....	Nov. 5, 1942
Turf edgers.....	July 15, 1942			Ventilators.....	Nov. 5, 1942
Typewriter mechanism for pedestal and drop-head desks.	Nov. 5, 1942			Window screens and frames.....	Nov. 5, 1942
Umbrellas, garden.....	July 15, 1942				
Umbrella shafts and handles.....	July 15, 1942				
Urinals.....	None				
Vanity cases.....	July 15, 1942				
Vending machines for sanitary napkins.	Nov. 5, 1942				
Ventilators, shutter type.....	Nov. 5, 1942				
Vibrators, electric.....	Nov. 5, 1942				
Voting machines.....	None				
Wagon bodies and frames—except for construction.	None				

¹ Maintenance and repair excepted.

LIST S—STAINLESS STEEL

Aircraft fire walls.....	Nov. 5, 1942		
Aircraft seats.....	Nov. 5, 1942		
Aircraft toilets.....	Nov. 5, 1942		
Ammunition boxes and chutes.....	Nov. 5, 1942		
Badges.....	Nov. 5, 1942		
Barrel hoops and fittings.....	Nov. 5, 1942		
Baskets, except for heat-treating, pickling and plating.	Nov. 5, 1942		
Bed pans.....	Nov. 5, 1942		
Bins, screens and strainers.....	Nov. 5, 1942		
Blueprint machines.....	Nov. 5, 1942		
Bobbin heads.....	Nov. 5, 1942		
Boiler casings.....	Nov. 5, 1942		
Bottle coolers.....	Nov. 5, 1942		
Branding, marking and labeling devices.	Nov. 5, 1942		
Brewing, distilling and processing equipment for alcoholic and non-alcoholic beverages including bottling equipment.	Nov. 5, 1942		
Buckets and pails.....	Nov. 5, 1942		
Builders' supplies and hardware.	Nov. 5, 1942		
Cable terminals, fittings, and turnbuckles.	Nov. 5, 1942		
Cafeteria and restaurant equipment. ¹	July 15, 1942		
Chains and cables—except for heat-treating, pickling and plating.	Nov. 5, 1942		
Cheese vats.....	Nov. 5, 1942		
Clocks, clock-dials and cases.....	Nov. 5, 1942		
Coffee pots.....	Nov. 5, 1942		
Control levers.....	Nov. 5, 1942		
Convector, local and unit heaters—except heat controls.	Nov. 5, 1942		
Conveyors and conveyor chutes—except where subject to high temperature and corrosive action.	Nov. 5, 1942		
Cups of all kinds—except industrial.	Nov. 5, 1942		
Cutlery.....	Nov. 5, 1942		
Dishes, saucers and plates.....	Nov. 5, 1942		
Dyeing equipment ¹	Nov. 5, 1942		
Access panels—for use on board ship, on military vehicles and where climatic or safety conditions make necessary.			
Accessories—soda fountain—for use on board ship.			

LIST O

- Acoustical ceilings—for use on board ship.
- Air conditioning systems—for hospital operating rooms and industrial plants (excluding offices), for use on board ship, for use outside continental limits of the U. S., for use in fortifications, for handling and storage of explosives, for storage and handling of instruments critical to temperature or humidity, for use in gas proofing installations, and for use in mobile surgical vehicles and laboratory vehicles.
- Attic fans—where climatic conditions make necessary.
- Automobile accessories.
- Automobile heaters—where specified for military vehicles.
- Awning frames and supports—for use on board ship, military repair units, hospital installations, and military construction units.
- Barber shop supplies.
- Baskets—for cooking and manufacturing uses and for ordnance operations.
- Bath tubs—for use on board ship and in hospitals.
- B-B shot—for training and shot blast cleaning purposes.
- Beds—for use on board ship; beds containing not more than 5 pounds of iron or steel, excluding springs.
- Bed spring frames—for use on board ship and for maintenance and repair.
- Bench legs.
- Binoculars.
- Bird cages—for carrier pigeons.
- Bird feeders—for carrier pigeons.
- Biscuit boxes—for use on board ship or where climatic conditions make necessary.
- Bleachers and grandstands—but only straps and necessary fasteners for demountable wooden bleachers and grandstands.
- Bottle holders—for use on board ship and in hospitals.
- Brushes, wire bristles only.
- Buttons.
- Cabinets—for mobile units such as maintenance company equipment (truck mounted), spare parts trucks and mobile reproduction units, and for electrical installations, hospital operating and examining rooms, and as permitted by I-13-a and I-62.
- Canopies, hoods and supports—for use on board ship, military repair units, hospital installations, and military construction units.
- Cans or containers for anti-freeze, candy, coffee, nuts—where climatic conditions make necessary.
- Cash boxes.
- Casket handles.
- Ceillings—for use on board ship, but only where necessary.
- Cigarette lighters—for use outside continental limits of U. S., for sale by Post Exchanges at ports of embarkation, and for sale by ships Service Stores on board ship.
- Clock cases.
- Clothing trim.
- Cooking stoves—commercial electric.
- Counter tops and edgings—for use on board ship.
- Culverts—for airports, for use outside continental limits of the U. S., and where certified to the manufacturer or supplier as necessary by the Army or Navy Engineer in charge.
- Cups of all kinds, drinking.
- Dishwashing machines.
- Door closers—for fire prevention, for use on board ship, and where climatic or safety conditions make necessary.
- Door handles—for fire prevention, for use on board ship, for military vehicles, and where climatic or safety conditions make necessary.
- Dust collecting systems and equipment.
- Dust covers and enclosures—when specified for military vehicles.
- Electric drinking water coolers—for use on board ship, in hospitals and in tropical climates.
- Erasing knives.
- Fences, chain link, weighing not more than 2 pounds per lineal foot and not more than 33 pounds per square foot.
- Flag staffs and flag masts—for use on board ship, and on military vehicles.
- Flashlight tubes.
- Floor and ceiling plates for piping, for use on board ship, for military vehicles, and where climatic or safety conditions make necessary.
- Floor polishing machines—maintenance and repair only.
- Furniture—for use on board ship.
- Galley and mess equipment of stainless steel, but only—
- Clad stainless steel for steam tables and warming pans.
 - Single clad stainless steel on inside of steam jacketed kettles.
 - Clad stainless steel bottoms and cold stainless steel sides for pressure cookers.
 - Non-nickel bearing stainless steel clad doors and other parts coming in direct contact with food in cold storage spaces on board ship.
 - Non-nickel bearing stainless steel for coffee urns.
 - Stainless steel single clad sinks and dresser tops for use on board ship.
 - Non-nickel bearing stainless steel liners for portable water coolers.
 - Non-nickel bearing stainless steel for tanks and hoods of dishwashing machines.
 - Metal sponges from non-nickel bearing stainless steel wire.
 - Compartment mess trays, but only from existing finished stocks of stainless steel, or new stainless steel only if the processing is past the melting stage on September 3, 1942.
- Games.
- Garage hoists and car lifts.
- Grilles—sewer.
- Hand seals for documents.
- Harness and saddlery fittings.
- Hat frames, wire and gimps.
- Hat-making machinery, but only—
- Blocking machines with complete sets of blocks.
 - Sets or dies for cutting parts.
- Helmets.
- Hose reels.
- Hospital equipment—
- Arm immersion stands.
 - Bed trays.
 - Bedside panel screen frames—for use in operating rooms, and outside continental limits of U. S.
 - Bowl stands—for use in operating rooms and on board ship.
 - Cabinets—X-ray film filing.
 - Cabinets for diathermy, sinusoidal and galvanic apparatus.
 - Chart holders.
 - Commodore—for hospital use outside continental limits of U. S.
 - Dish trucks—frames and wheel tires only.
 - Dressing stand frames.
 - Examining tables, non-adjustable—for use on board ship and in Field Hospitals.
 - Instrument cabinets.
 - Instrument tables.
 - Nurses' work tables.
 - Overbed and swing overbed tables—functional parts only.
 - Stands and racks for colonic irrigation apparatus.
 - Sterilizer stands.
 - Supply and treatment cabinets.
 - Utensil racks.
- Ice box exteriors—for use on board ship, mobile type refrigerators, and for use where climatic conditions make necessary.
- Ice cube trays.
- Incinerators.
- Keys for opening cans.
- Laundry trays—for use on board ship.
- Lavatories—for use on board ship and outside continental limits of U. S.
- Lockers—for office equipment as limited by Limitation Order I-13-a, for use on board ship, military vehicles, outside continental limits of U. S. and in ordnance plants.
- Mail boxes—for use on board ship.
- Measuring pumps and dispensers for gasoline stations and garages, including but not limited to—
- Gasoline dispensing pumps.
 - Grease guns.
 - Grease pumps.
 - Oil pumps.
 - Kerosene pumps.
 - Air pumps.
- Mirrors, hand—for signal use.
- Pads, inking and stamping.
- Paint spray outfits.
- Partitions—for use in hospitals and on board ship.
- Pencils, mechanical or automatic, functional parts only—except for resale.
- Phonograph motors, hand wound.
- Phonograph record blanks.
- Photographic accessories.
- Pie plates.
- Pitchers.
- Pneumatic tube delivery systems.
- Portable bathtubs.
- Push carts—for ordnance and combat organizations.
- Radio antennae poles.
- Railings—for use on board ship.
- Scaffolding—for use in shipyards, airfields and other places where use of wood scaffolding is impracticable.
- Screen frames.
- Sewer pipe, exterior installations—for pressure lines only.
- Shirt and stocking dryers of cast iron only.
- Shower receptors—for use on board ship.
- Shower stalls—for use on board ship.
- Sink aprons and legs—for use on board ship.
- Sink drainboards, both integral and removable—for use on board ship and where required for sterilization.
- Siphon chargers for life jacket inflation.
- Slide fasteners.
- Snow shovels and pushers, hand.
- Sporting and athletic goods.
- Stamped bakery equipment.
- Swivel chairs—for use on board ship.
- Tags—
- For marking ammunition.
 - Identification (name).
- Tanks, storage, water, but only for use on board ship, mobile units, range boilers and hot water storage, use outside continental limits of U. S., heights in excess of 100 feet, pneumatic pressure tanks.
- Telephone bell boxes—for use on board ship or where climatic or safety conditions make necessary.
- Telescopes.
- Thermos jugs and bottles.
- Tile, steel back—for ladder treads, step plates and use on board ship.
- Tool boxes.
- Tool cases—for mobile equipment.
- Tool handles, where specified.
- Truck and trailer units and bodies, where specifically designed for military purposes.
- Urinals—for use on board ship, and outside continental limits of U. S.
- Waste paper receptacles—for hospital use only.
- Water troughs, frame and support only.
- Wheelbarrows.
- Wire racks and baskets.
- Work benches where wooden benches will not stand up under ordinary use.

LIST D—OTHER SCARCE MATERIALS

Metals—all, except lead.
Rubber.

[F. R. Doc. 42-11510; Filed, November 5, 1942;
11:53 a. m.]

Chapter XI—Office of Price Administration

PART 1499—COMMODITIES AND SERVICES

[Order 130 Under § 1499.3 (b) of GMPR]

A. HUBBARD & SON, INC., AND OLD MOTHER HUBBARD DOG FOOD CO., INC.

For the reasons set forth in an opinion issued simultaneously herewith, *It is ordered:*

§ 1499.993 *Approval of maximum prices for sales of Old Mother Hubbard New Dry Vitaminized Cat Food by A. Hubbard & Son, Inc., as producer, and by Old Mother Hubbard Dog Food Company, Inc., as producer.* (a) A. Hubbard & Son, Inc., of Gloucester, Massachusetts, as producer, (and Old Mother Hubbard Dog Food Company Inc., of Gloucester, Massachusetts, as producer) may sell and deliver, and any person may buy and receive from A. Hubbard & Son, Inc., Old Mother Hubbard New Dry Vitaminized Cat Food (and from Old Mother Hubbard Dog Food Company Inc., the type of cat food heretofore produced by it like Old Mother Hubbard New Dry Vitaminized Cat Food) packed in 8-oz. bags at prices not exceeding 49 cents per dozen bags, f. o. b. plant of producer. This maximum price is only authorized for Old Mother Hubbard New Dry Vitaminized Cat Food when made according to the formula used by A. Hubbard and Son, Inc. in connection with its application for this order.

(b) No increase in the maximum price authorized by the above provision (a) may be made by any seller of Old Mother Hubbard New Dry Vitaminized Cat Food except in a sale at wholesale or retail. A sale at wholesale means only sales made to a person who makes sales at retail. A sale at retail means a sale made to a consumer.

(c) The maximum price which a seller may charge in a sale at wholesale or retail shall be figured as follows:

(1) If he sold any variety or brand of Old Mother Hubbard cat or dog food in March 1942, (i) he shall take the ceiling price of the variety or brand of which he sold the largest number of units, (ii) divide that ceiling price by the March 1942 net cost and (iii) then multiply the figure so obtained by the net delivered cost of Old Mother Hubbard New Dry Vitaminized Cat Food. ("Net delivered cost" means the net invoice cost at the customary receiving point less all discounts and allowances for prompt payment and shall not include any charges for local hauling.)

(2) If he did not sell any variety or brand of Old Mother Hubbard cat or dog food in March 1942 but did sell another cat or dog food, (i) he shall take the ceiling price of the cat or dog food of which he sold the largest number of units, (ii) divide that ceiling price by the March 1942 net cost and (iii) then multiply the figure so obtained by the net delivered cost of Old Mother Hubbard New Dry Vitaminized Cat Food. ("Net delivered cost" has the same meaning as in the previous subsection.)

(3) If he did not sell any dog or cat food in March 1942 he shall take the price that his most closely competitive seller of the same class has established or will establish for Old Mother Hubbard New Dry Vitaminized Cat Food.

(d) The maximum prices authorized by this order shall be subject to discounts, allowances and terms no less favorable than those in effect during March 1942 with respect to the sale of the cat or dog food which is used as a basis for fixing the price of Old Mother Hubbard New Dry Vitaminized Cat Food, shall include commissions, advertising or other allowances and all other charges and shall not be increased by any charges for the extension of credit.

(e) Records. Every person making a purchase or sale of Old Mother Hubbard New Dry Vitaminized Cat Food in the course of trade or business, except a seller at retail, shall keep for inspection by the Office of Price Administration, so long as the Emergency Price Control Act of 1942 remains in effect, complete and accurate records of each such purchase and sale including the date thereof, the name of the seller and purchaser, the price and the amount sold. Sellers at retail need not keep records of sales at retail but shall keep all invoices and notices received with the purchase of each shipping unit.

(f) On and after November 4, 1942, and on or before the time of first delivery of Old Mother Hubbard New Dry Vitaminized Cat Food to any person who makes sales at wholesale or retail, as above defined, A. Hubbard & Son, Inc., as producer (or Old Mother Hubbard Dog Food Company, Inc., as producer) shall supply to the buyer a written statement, and also include in or attach to each shipping unit of Old Mother Hubbard New Dry Vitaminized Cat Food a copy of such statement, to read as follows:

The Office of Price Administration has authorized a ceiling price for Old Mother Hubbard New Dry Vitaminized Cat Food. You are authorized to establish your ceiling price at a price higher than the cost of Old Mother Hubbard New Dry Vitaminized Cat Food to you in the following manner:

(1) If you sold in March 1942 any variety of Old Mother Hubbard cat or dog food, your ceiling price on Old Mother Hubbard New Dry Vitaminized Cat Food is to be arrived at by using the same percentage of markup over the net cost which you used for your fastest selling Old Mother Hubbard cat or dog food in March 1942.

(2) If you did not sell any variety of Old Mother Hubbard cat or dog food in March 1942 but you did sell another cat or dog food, your ceiling price on Old Mother Hubbard New Dry Vitaminized Cat Food is to be arrived at by using the same percentage of markup over the net cost which you used for your fastest selling cat or dog food in March 1942.

(3) If you did not sell any cat or dog food in March 1942, your ceiling price is the price that your most closely competitive seller of the same class has established or will establish for Old Mother Hubbard New Dry Vitaminized Cat Food.

Your ceiling price shall be figured to the nearest cent. Net cost means the net invoice delivered cost at the usual receiving point less all discounts and allowances, except dis-

counts and allowances for prompt payment, and does not include any charges for local hauling. A copy of this notice is enclosed in every packing unit of Old Mother Hubbard New Dry Vitaminized Cat Food.

If the first sale made by a wholesaler or a retailer is a split case sale the wholesaler is required to supply the retailer with a copy of this notice. The Office of Price Administration requires that you keep this notice and all invoices for examination.

(g) This Order No. 130 may be revoked or amended by the Price Administrator at any time.

(h) This Order No. 130 (§ 1499.993) shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong., E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11400; Filed, November 4, 1942; 12:21 p. m.]

PART 1499—COMMODITIES AND SERVICES

[Order 128 Under § 1499.18 (c) of GMPR]

YELLOW TRUCK & COACH MFG. CO.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register,* and pursuant to and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250 and § 1499.18 (c) of the General Maximum Price Regulation, *It is hereby ordered:*

§ 1499.128 *Adjustment of maximum prices for new commercial motor vehicles sold by Yellow Truck & Coach Manufacturing Company (General Motors Truck & Coach Division) of Pontiac, Michigan.* (a) Notwithstanding any provision of subparagraph (19) of § 1499.73 (a) of Supplementary Regulation 14 to the General Maximum Price Regulation, the date November 18, 1942 shall be substituted for the date October 31, 1942 throughout said subparagraph (19) in the case of new commercial motor vehicles sold by Yellow Truck & Coach Manufacturing Company (General Motors Truck & Coach Division).

(b) This Order No. 128 may be revoked or amended by the Price Administrator at any time.

(c) This Order No. 128 (§ 1499.128) is hereby incorporated as a section of Supplementary Regulation No. 14, which contains modifications of maximum prices established by § 1499.2.

(d) This Order No. 128 (§ 1499.128) shall become effective November 4, 1942. (Pub. Laws 421 and 729, 77th Cong., E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November, 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11398; Filed, November 4, 1942; 12:20 p. m.]

*Copies may be obtained from the Office of Price Administration.

PART 1499—COMMODITIES AND SERVICES
[Order 129 Under § 1499.18 (c) of GMPR]

J. M. KING MFG. CO., INC.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register,* and pursuant to and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250 and § 1499.18 (c) of the General Maximum Price Regulation, *It is hereby ordered:*

§ 1499.1129 *Adjustment of maximum prices for shaving brush handles made of catalin material manufactured by J. M. King Manufacturing Co., Inc.* (a) J. M. King Manufacturing Co., Inc. of Philadelphia, Pennsylvania, is hereby authorized to sell and deliver and American Safety Razor Corp., Brooklyn, New York, may buy and receive from J. M. King Manufacturing Co., Inc., shaving brush handles made of catalin material at a price no higher than \$84.63 per thousand.

(b) The adjustment granted to J. M. King Manufacturing Co., Inc., is subject to the condition that J. M. King Manufacturing Co., Inc., shall notify American Safety Razor Corp. that no corresponding increase may be made by the latter as a result of this order in the maximum prices for complete shaving brushes.

(c) This Order No. 129 may be revoked or amended by the Price Administrator at any time.

(d) This Order No. 129 (§ 1499.1129) is hereby incorporated as a section of Supplementary Regulation No. 14, which contains modifications of maximum prices established by § 1499.2.

(e) This Order No. 129 (§ 1499.1129) shall become effective November 4, 1942. (Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11399; Filed, November 4, 1942;
12:24 p. m.]

PART 1499—COMMODITIES AND SERVICES
[Order 131 Under § 1499.18 (c) of GMPR]

JONES-HAGUE, INC.

Order No. 131 under § 1499.18 (c) of the General Maximum Price Regulation—Docket No. GF3-842.

For reasons set forth in an opinion issued simultaneously herewith, *It is ordered:*

§ 1499.1131 *Adjustment of maximum prices for Jones-Hague, Incorporated.* (a) Jones-Hague, Incorporated, of Manton, Pennsylvania, may sell and deliver, and any purchaser may buy and receive insulin complex compound, sold under trade name Dimels at a price not in excess of that hereinafter set forth: Dimels at \$4.50 per unit of 100 capsules.

*Copies may be obtained from the Office of Price Administration.

(b) All discounts, allowances, practices with regard to charges for transportation and other trade practices in effect with respect to the above listed commodity during March 1942, by the seller, shall remain in effect under this order.

(c) This Order No. 131 may be revoked or amended by the Price Administrator at any time.

(d) This Order No. 131 (§ 1499.1131) is hereby incorporated as a section of Supplementary Regulation No. 14, which contains modifications of maximum prices established by § 1499.2.

(e) This Order No. 131 (§ 1499.1131) shall become effective November 4, 1942. (Pub. Laws 421 and 729, 77th Cong.; E.O. No. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11401; Filed, November 4, 1942;
12:24 p. m.]

PART 1499—COMMODITIES AND SERVICES
[Order 132 Under § 1499.18 (c) of GMPR]

R. N. NASON & CO.

For reasons set forth in an opinion issued simultaneously herewith, *It is ordered:*

§ 1499.1132 *Adjustment of maximum price on sales of Fasto-lite Stain Solvent by R. N. Nason & Company.* (a) The maximum price for sales of Fasto-lite Stain Solvent by R. N. Nason & Company, San Francisco, California, shall be \$0.66 per gallon, f. o. b. San Francisco.

(b) All discounts, allowances and trade practices in effect with respect to sales of this product by R. N. Nason & Company during March, 1942 shall remain in effect under this Order No. 132.

(c) At the time of the first delivery to each purchaser to whom such delivery is being made at a price determined under this Order No. 132, R. N. Nason & Company shall furnish such person with a copy of the following notice:

The Office of Price Administration has permitted us to raise our maximum price to you for Fasto-lite Stain Solvent from the maximum price established by the General Maximum Price Regulation to the maximum price of \$0.66 per gallon, f. o. b. San Francisco, California. This amount represents only that part of cost increases which we were unable to absorb, and it was granted with the understanding that prices for sales of products in the manufacture of which this product is used would not be raised. The Office of Price Administration has not permitted you or any seller to raise any maximum prices by reason of our increased price to you.

(d) All prayers of the applicant not granted herein are denied.

(e) This Order No. 132 may be revoked or amended by the Price Administrator at any time.

(f) This Order No. 132 (§ 1499.1132) is hereby incorporated as a section of Supplementary Regulation No. 14 which contains modifications of maximum prices established by § 1499.2.

(g) This Order No. 132 (§ 1499.1132) shall become effective on November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong. E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11402; Filed, November 4, 1942;
12:24 p. m.]

PART 1499—COMMODITIES AND SERVICES
[Order 135 Under § 1499.18 (c) of GMPR]

WALTON MFG. CO., INC.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register,* and pursuant to and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250 and § 1499.18 (c) of the General Maximum Price Regulation, *It is hereby ordered:*

§ 1499.1135 *Adjustment of maximum prices for celluloid shaving brush handles manufactured by Walton Manufacturing Company, Inc. of Brooklyn, New York.* (a) Walton Manufacturing Company, Inc. of Brooklyn, New York, is hereby authorized to sell, offer to sell and deliver its celluloid shaving brush handles and any person may buy, offer to buy, and receive from Walton Manufacturing Company, Inc. such handles at prices not higher than the maximum prices established therefor under § 1499.2 of the General Maximum Price Regulation multiplied by 1.05.

(b) The adjustment granted to Walton Manufacturing Company, Inc. is subject to the condition that Walton Manufacturing Company shall notify each of its customers that no corresponding increase may be made as a result of this Order in the maximum prices for complete shaving brushes.

(c) This Order No. 135 may be revoked or amended by the Price Administrator at any time.

(d) This Order No. 135 (§ 1499.1135) is hereby incorporated as a section of Supplementary Regulation No. 14, which contains modifications of maximum prices established by § 1499.2.

(e) This Order No. 135 (§ 1499.1135) shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11403; Filed, November 4, 1942;
12:22 p. m.]

PART 1499—COMMODITIES AND SERVICES
[Order 136 Under § 1499.18 (c) of GMPR]

FLOUGH, INC.

Order No. 136 under § 1499.18 (c) of the General Maximum Price Regulation—Docket GF3-312.

For the reasons set forth in an opinion issued simultaneously herewith, *It is ordered:*

§ 1499.1136 *Adjustment of maximum prices for sales of "Ever-Ready Oil", a household machine oil sold through Plough, Inc., its jobbers and retailers.* (a) Plough, Inc. of Memphis, Tennessee, may sell and deliver and any person may buy and receive from such manufacturer "Ever-Ready Oil" in 3 ounce cans at a price equal to the maximum price as allowed under § 1499.2 of the General Maximum Price Regulation for the same commodity in 4 ounce cans.

(b) Neither Plough, Inc., nor its jobbers may sell and deliver to a retailer similar quantities or lots of "Ever-Ready Oil" in 3 ounce cans at a price higher than the maximum price allowed under § 1499.2 of the General Maximum Price Regulation for "Ever-Ready Oil" in 4 ounce cans.

(c) Any retailer may sell and deliver and any customer may buy and receive a 3 ounce can of "Ever-Ready Oil" at a price equal to the maximum price of such retailer allowed under § 1499.2 of the General Maximum Price Regulation for a 4 ounce can of "Ever-Ready Oil".

(d) The adjustments granted in paragraph (a) (b) and (c) are subject to the following conditions:

(1) Plough, Inc. shall notify each jobber and cause a notice to be made to each retailer of the modification of their maximum prices made by this Order in a manner reasonably calculated to provide adequate notice to such persons.

(2) No seller shall change his customary allowances, discounts or other price differentials, unless such change shall result in a lower price.

(e) All prayers of the application not granted herein are denied.

(f) This Order No. 136 may be revoked or amended by the Price Administrator at any time.

(g) This Order No. 136 (§§ 1499.1136) is hereby incorporated as a section of Supplementary Regulation No. 14, which contains modifications of maximum prices established by §§ 1499.2.

(h) This Order No. 136 (§ 1499.1136) shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11404; Filed, November 4, 1942;
12:23 p. m.]

PART 1499—COMMODITIES AND SERVICES
[Order 137 Under § 1499.18 (c) of GMPR]
THORENS CO.

Order No. 137 under § 1499.18 (c) of the General Maximum Price Regulation—Docket No. GF3-1.

For the reasons set forth in an opinion issued simultaneously herewith and filed

with the Division of the Federal Register,* *It is ordered:*

§ 1499.1137 *Granting adjustment of maximum prices for sales of certain harmonicas by Thorens Co. to the United States and Allied Governments.* (a) Thorens Company, New Hyde Park, Long Island, New York, is authorized to sell and deliver to the the United States or any agency thereof, or to the government of any country whose defense the President deems vital to the defense of the United States under the terms of the Act of March 11, 1941, entitled "An Act to promote the defense of the United States," or to any agency of any such government, the following harmonicas at prices no higher than those set forth below:

Per dozen
Harmonica No. 10 (chromatic) ----- \$26.70
Harmonica No. 60 (20 reed type) ----- 6.00

These prices are f. o. b. New Hyde Park, Long Island, New York, and are exclusive of federal excise tax.

(b) The adjustment granted by paragraph (a) of this Order No. 137 is confined to sales to governments or agencies specified in said paragraph (a).

(c) All prayers of the application not granted herein are denied.

(d) This Order No. 137 may be revoked or amended by the Price Administrator at any time.

(e) This Order No. 137 (§ 1499.1137) is hereby incorporated as a section of Supplementary Regulation No. 14, which contains modifications of maximum prices established by § 1499.2.

(f) This Order No. 137 (§ 1499.1137) shall become effective on the 4th day of November 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11405; Filed, November 4, 1942;
12:24 p. m.]

PART 1499—COMMODITIES AND SERVICES
[Order 138 Under § 1499.18 (c) of GMPR]
THE NATIONAL MAT AND MATTING COMPANY,
INC.

Order No. 138 under § 1499.18 (c) of General Maximum Price Regulation—Docket GF1-925-P.

For the reasons set forth in an opinion issued simultaneously herewith, *It is ordered:*

§ 1499.1138 *Adjustment of maximum prices for coir door mats sold by The National Mat and Matting Company, Inc.* (a) The National Mat and Matting Company, Inc., Wakefield, Massachusetts, may add to its existing maximum prices of the coir door mats ordered from Darragh Small Co. Feb. 14, 1942, on which it shall have paid a United States Government duty of 12¢ per square foot the amount set forth below opposite the existing maximum price of each mat:

*Copies may be obtained from the Office of Price Administration.

Quality of mat	Size	Existing maximum price	Amount to be added
"0902/CLX"-----	1	Per dozen \$5.20	Per dozen \$2.03
	2	8.28	2.61
	3	10.35	3.23
"P"-----	1	7.62	2.00
	2	9.60	2.67
	3	11.48	3.21
"01080/KCLX"-----	1	7.02	2.03
	2	10.00	2.69
	3	12.08	3.37
"CCL"-----	1	7.92	1.91
	2	10.00	2.47
	3	12.08	3.10
"LBM"-----	1	8.61	1.65
	2	11.09	2.00
	3	13.37	2.47

Such an addition authorized herein shall be billed as a separate charge and stated separately by the National Mat and Matting Company on its invoice.

(b) The amount of duty which the National Mat and Matting Company shall have added to its existing maximum price of a coir door mat under paragraph (a) hereof may be added to the existing maximum price of any subsequent purchaser of such mat. The addition authorized herein shall be billed as a separate charge and stated separately on each invoice as "Duty Increase Surcharge".

(c) Before offering to sell or deliver one of the coir door mats under the provisions of paragraph (a) hereof, The National Mat and Matting Company shall furnish the buyer with the following notification:

The Office of Price Administration has authorized the addition to the maximum price of this door mat of an amount equal to the increase in duty paid, which is stated separately on the invoice. On each resale of this door mat the exact increase in duty paid may be added to the seller's maximum price as determined under the General Maximum Price Regulation.

(d) Prior to the sale by the National Mat and Matting Company of any of the said coir door mats listed in paragraph (a) hereof, it shall file with the Office of Price Administration in Washington, D. C., an original and four copies of a verified statement of the number of coir door mats The National Mat and Matting Company contracted for before April 28, 1942, which became subject to the duty of 12¢ per square foot, and the number of such mats still on hand or still to be delivered to it.

(e) All prayers of the petition not granted herein are denied.

(f) This Order No. 138 may be revoked or amended by the Price Administrator at any time.

(g) This Order No. 138 (§ 1499.1138) is hereby incorporated as a section of Supplementary Regulation No. 14, which contains modifications of maximum prices established by § 1499.2.

(h) This Order No. 138 (§ 1499.1138) shall become effective on this 4th day of November 1942.

(Pub. Laws 421, 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11406; Filed, November 4, 1942;
12:22 p. m.]

PART 1499—COMMODITIES AND SERVICES
[Order 139 Under § 1499.18 (c) of GMPR]

**MANSFIELD TIRE AND RUBBER COMPANY'S
BRANDS OF BICYCLE TIRES AND TUBES**

For the reasons set forth in an opinion issued simultaneously herewith, it is ordered:

§ 1499.1139 *Adjustment of maximum prices for Mansfield Tire and Rubber Company's bicycle tires and tubes*—(a) *Mansfield Tire and Rubber Company.* Mansfield Tire and Rubber Company of Mansfield, Ohio, is hereby authorized to sell and deliver bicycle tires and tubes of the brands and sizes listed in paragraph (c) of this section at prices not higher than those set forth for Mansfield Tire and Rubber Company in paragraph (c) of this section.

(b) *Jobbers and retailers.* Any jobber or retailer of bicycle tires and tubes of the brands and sizes listed in paragraph (c) of this section is hereby authorized to sell and deliver such bicycle tires and tubes at prices not higher than those set forth for such seller in paragraph (c) of this section. *Except,* That for any sale or delivery where a jobber's or retailer's maximum price under the General Maximum Price Regulation is higher than the price set forth for such seller in paragraph (c) of this section, such seller may sell and deliver such bicycle tires and tubes at a price not higher than such maximum price.

(c) *Table of prices.*

BICYCLE TIRES AND TUBES

Brand and type	Size	Prices per pair for Mansfield	Prices per pair for jobbers	Prices per pair for retailers
Mansfield Black Beauty DT Casing	26 x 2.125	\$2.30	\$2.50	\$4.10
Mansfield Chief ST Tire	28 x 1.50	2.20	2.50	4.10
Mansfield Superior Tube	26 x 2.125	1.15	1.50	2.20

¹ Subject to 2% cash discount 10th Prox. Freight paid on 100 pounds or more. No volume bonus. No quantity allowance.

(d) Except as modified by the express provisions set forth in paragraph (c) of this section, all discounts, allowances, and trade practices which any seller had in effect during March, 1942, with respect to the brands and sizes of bicycle tires or tubes listed in paragraph (c) of this section, shall remain in effect under this order.

(e) Mansfield Tire and Rubber Company shall mail or cause to be mailed to all jobbers and retailers who purchase bicycle tires or tubes of the brands and sizes listed in paragraph (c) of this section, a notice reading as follows:

The Office of Price Administration by Order No. 139 (§ 1499.1139), effective November 4, 1942, pursuant to section 18 (c) of the General Maximum Price Regulation, has permitted Mansfield Tire and Rubber Company to raise its maximum prices for sales of the brands and sizes of bicycle tires and tubes set forth in the table below. Jobbers and retailers of those bicycle tires and tubes have been permitted to raise their maximum prices to the prices set forth for them in the table below. However, in any case where a jobber or retailer already had maximum prices under the General Maximum Price Regulation which were above the level set forth in the table, such seller may continue to use the higher maximum prices.

BICYCLE TIRES AND TUBES

Brand and type	Size	Prices per pair for jobbers	Prices per pair for retailers
Mansfield Black Beauty DT Casing	26 x 2.125	\$2.50	\$4.10
Mansfield Chief ST Tire	28 x 1.50	2.50	4.10
Mansfield Superior Tube	26 x 2.125	1.50	2.20

The permission contained in Order No. 139 (§ 1499.1139) was granted by the Office of Price Administration upon the basis of a showing that the maximum prices permitted to jobbers and retailers under that order are high enough that no hardship would be imposed upon jobbers or retailers generally if they were required to pay the prices permitted by the order.

Order No. 139 (§ 1499.1139) does not necessarily permit a jobber or retailer to raise maximum prices enough to maintain his customary margin. The permitted maximum prices under that order must be observed even though the margin previously enjoyed by a jobber or retailer may be reduced.

(f) All prayers of the application, Docket No. GF3-209, not granted herein are denied.

(g) This Order No. 139 (§ 1499.1139) may be revoked or amended by the Price Administrator at any time.

(h) This Order No. 139 (§ 1499.1139) is hereby incorporated as a section of Supplementary Regulation No. 14, which contains modifications of maximum prices established by § 1499.2.

(i) This Order No. 139 (§ 1499.1139) shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11407; Filed, November 4, 1942;
12:21 p. m.]

PART 1301—MACHINE TOOLS

[RPS 67, Amendment 19]

NEW MACHINE TOOLS

A statement of the considerations involved in the issuance of this Amendment has been prepared and filed with the Division of the Federal Register.*

*Copies may be obtained from the Office of Price Administration.

¹ 7 F.R. 1337, 1836, 2000, 2105, 2472, 2473, 2539, 2680, 2996, 3445, 3820, 4176, 5513, 5987, 7239, and 7834.

New subparagraph (16) is added to § 1301.51 (a) as set forth below:

§ 1301.51 *Maximum prices for new machine tools and extras.* (a) * * *

(16) *L. J. Kaufman Manufacturing Company, Manitowoc, Wisconsin.* Notwithstanding any other provision of this paragraph (a), regardless of the terms of any existing contract of sale or other commitment, the maximum price at which L. J. Kaufman Manufacturing Company may sell, offer to sell, deliver or transfer, and the maximum price at which any person may buy, offer to buy, or accept delivery from L. J. Kaufman Manufacturing Company of any of the below described machine tools manufactured by L. J. Kaufman Manufacturing Company shall be the price set opposite each such machine tool in the following table:

Type of machine tool	Maximum price, each
#5 Standard High-Duty Pneumatically Controlled Tapping machine	\$1,675.00
#5A Special High-Duty Pneumatically Controlled Tapping Machine, with lead screw	3,600.00
#10 Standard High-Duty Pneumatically Controlled Tapping Machine	2,050.00
#10 A Special High-Duty Pneumatically Controlled Tapping Machine, with lead screw	4,250.00

§ 1301.593 *Effective dates of amendments.* * * *

(s) Amendment No. 19 (§ 1301.51 (a) (16)) to Revised Price Schedule No. 67 shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong., E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11443; Filed, November 4, 1942;
4:06 p. m.]

PART 1361—FARM EQUIPMENT

[MPR 249, Amendment 1]

**MANUFACTURERS' AND WHOLESALE PRICES
FOR FARM EQUIPMENT**

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.*

New subparagraph (1) is added to paragraph (a) of § 1361.64 and a new § 1361.69 is added, as set forth below:

§ 1361.64 *Petitions for amendment—(a) Amendments.* * * *

(1) Notwithstanding any other provisions of this Maximum Price Regulation No. 246, the maximum prices for sales of certain items of farm equipment by certain manufacturers and distributors shall be as set forth below:

¹ 7 F.R. 8537.

Manufacturer	Items	Prices
Acemline Manufacturing Co., Traverso City, Mich., and wholesale distributors.	Sprayers, dusters, and planters for which provision for manufacture is made in Limitation Order L-170, or any succeeding order, issued by War Production Board.	Prices in effect March 31, 1942, multiplied by 1.075.
Cheney Weeder Company, Cheney, Washington, and wholesale distributors.	(Heavy duty Reversible Reel.....)	Fourteen dollars per foot less discounts in effect March 31, 1942.
Ford Motor Company, Dearborn, Michigan.	Farm equipment repair parts.....	Prices in effect April 10, 1942, less discounts in effect March 31, 1942.
Harry Ferguson, Inc. Dearborn, Michigan.	Ford Agricultural Tractor (Ferguson System) Equipped with Steel Wheels.	Price in effect in March 1942, plus \$60
Vehicle Supply Company, Cairo, Illinois, and wholesale distributors of its products.	Ford Agricultural Tractor (Ferguson System) Equipped with Steel Wheels.	List price: \$805, less 20% discount to retail dealers, less 8.4% to wholesale distributors.
	Farm Vehicle Parts and Supplies.....	Prices in effect February 1, 1942, less discounts then in effect.

The foregoing maximum prices shall be used as base prices in determining maximum prices for modifications of the above items pursuant to § 1361.53.

§ 1361.69 *Effective dates of amendments.* (a) Amendment No. 1 (§§ 1361.64 (a) (1) and 1361.69) to Maximum Price Regulation No. 246 shall become effective November 15, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11431; Filed, November 4, 1942; 3:09 p. m.]

PART 1390—MACHINERY AND TRANSPORTATION EQUIPMENT

[MPR 136,¹ Amendment 38]

MACHINES AND PARTS AND MACHINERY SERVICES

A statement of the considerations involved in the issuance of this Amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.*

New subparagraph 25 is added to § 1390.25 (c) as set forth below:

§ 1390.25 *Petitions for amendment or adjustment.* * * *

(c) *Amendments.* * * *

(25) *The Topeka Foundry and Iron Works Company.* Notwithstanding the provisions of § 1390.9, the maximum charge applicable to any machinery service supplied by the Topeka Foundry and Iron Works Company, Topeka, Kansas, in connection with the repair, rebuilding and maintenance of machines and parts shall be at the rate of \$2.20 per hour.

§ 1390.31a *Effective dates of amendments.* * * *

(mm) Amendment No. 38 (§ 1390.25 (c) (25)) to Maximum Price Regulation

¹ 7 F.R. 5047, 5362, 5665, 5908, 6425, 6682, 6682, 6682, 6899, 6964, 6964, 6965, 6937, 6973, 6937, 6973, 7010, 7246, 7320, 7365, 7509, 7602, 7739, 7744, 7907, 7907, 7912, 7945, 7944, 7912, 8198, 8198, 8362, 8433, 8479, 8520, 8652, 8707.

No. 136, as amended, shall become effective November 10, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11414; Filed, November 4, 1942; 3:10 p. m.]

PART 1390—MACHINERY AND TRANSPORTATION EQUIPMENT

[MPR 136,¹ Amendment 39]

MACHINES AND PARTS AND MACHINERY SERVICES

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.*

New subparagraph 26 is added to § 1390.25 (c) as set forth below:

§ 1390.25 *Petitions for amendment or adjustment.* * * *

(c) *Amendments.* * * *

(26) *American Raw Hide Products Co.* Notwithstanding any other provisions of this Maximum Price Regulation No. 136, as amended, the maximum price applicable to the sale of any loom picker manufactured by American Raw Hide Products Co., Providence, Rhode Island, shall be the price determined in accordance with this Maximum Price Regulation No. 136, as amended, multiplied by 1.4.

§ 1390.31a *Effective dates of amendments.* * * *

(nn) Amendment No. 39 (§ 1390.25 (c) (26)) to Maximum Price Regulation No. 136, as amended, shall become effective November 10, 1942.

(Pub. Laws 421, 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11415; Filed, November 4, 1942; 3:10 p. m.]

PART 1390—MACHINERY AND TRANSPORTATION EQUIPMENT

[MPR 136,¹ Amendment 40]

MACHINES AND PARTS AND MACHINERY SERVICES

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.*

New subparagraph (27) is added to § 1390.25 (c) as set forth below:

§ 1390.25 *Petitions for amendment or adjustment.* * * *

(c) *Amendments.* * * *

(27) *J. F. Kidder Manufacturing Co., Inc.* Notwithstanding the provisions of §§ 1390.5 and 1390.6, the maximum price applicable to the sale by J. F. Kidder Manufacturing Co., Inc., of any of the punches and dies listed on page 4, column 1, of its catalogue No. 41 dated September 1, 1941, shall be determined in accordance with the provisions of § 1390.5 except that the 10% discount for such punches and dies when sold in dozen lots may be eliminated.

§ 1390.31a *Effective dates of amendments.* * * *

(oo) Amendment No. 40 (§ 1390.25 (c) (27) to Maximum Price Regulation No. 136, as amended) shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong., E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11416; Filed, November 4, 1942; 3:06 p. m.]

PART 1390—MACHINERY AND TRANSPORTATION EQUIPMENT

[MPR 136,¹ Amendment 41]

MACHINES AND PARTS AND MACHINERY SERVICES

A statement of the considerations involved in the issuance of this Amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.*

New subparagraph 28 is added to § 1390.25 (c) as set forth below:

§ 1390.25 *Petitions for amendment or adjustment.* * * *

(c) *Amendments.* * * *

(28) *Aget Manufacturing Company.* Notwithstanding the provisions of § 1390.5, the maximum price applicable to the sale by Aget Manufacturing Company, Adrian, Michigan, of the "Dust-kop" dust collector shall be \$85.

§ 1390.31a *Effective dates of amendments.* * * *

(pp) Amendment No. 41 (§ 1390.25 (c) (28) to Maximum Price Regulation No. 136, as amended), shall become effective November 4, 1942.

(Pub. Laws 421, 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11432; Filed, November 4, 1942;
3:07 p. m.]

PART 1390—MACHINERY AND TRANSPORTATION EQUIPMENT

[MPR 136, Amendment 42]

MACHINES AND PARTS AND MACHINERY SERVICES

A statement of the considerations involved in the issuance of this Amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.*

New subparagraph (29) is added to § 1390.25 (c) as set forth below:

§ 1390.25 *Petitions for amendment or adjustment.* * * *

(c) *Amendments.* * * *

(29) *L. H. Cook Research Laboratories, Limited.* Notwithstanding the provisions of § 1390.5, the maximum price applicable to the sale by L. H. Cook Research Laboratories, Limited, of any standard depth pressure recorder shall be the price determined in accordance with § 1390.5 multiplied by 1.1.

§ 1390.31a *Effective dates of amendments.* * * *

(qq) Amendment No. 42 (§ 1390.25 (c) (29)) to Maximum Price Regulation No. 136, as amended, shall become effective November 4, 1942.

(Pub. Laws 421, 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11407; Filed, November 4, 1942;
3:11 p. m.]

PART 1390—MACHINERY AND TRANSPORTATION EQUIPMENT

[MPR 136, Amendment 43]

MACHINES AND PARTS AND MACHINERY SERVICES

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.*

New subparagraph (30) is added to § 1390.25 (c) as set forth below:

§ 1390.25 *Petitions for amendment or adjustment.* * * *

(c) *Amendments.* * * *

*Copies may be obtained from the Office of Price Administration.

17 F.R. 5047, 5362, 5665, 5908, 6435, 6662, 6682, 6692, 6899, 6964, 6964, 6965, 6937, 6973, 6937, 6973, 7010, 7246, 7320, 7365, 7509, 7602, 7739, 7744, 7907, 7912, 7945, 7944, 7912, 8198, 8198, 8362, 8433, 8479, 8520, 8552, 8707.

(30) *Air Associates, Inc.* Notwithstanding any other provisions of this Maximum Price Regulation No. 136, as amended, the maximum price applicable to a domestic sale by Air Associates, Inc., Bendix, New Jersey, of any Propeller Governor Test Unit-Type 820 shall be \$2158.

§ 1390.31a *Effective dates of amendments.* * * *

(rr) Amendment No. 43 (§ 1390.25 (c) (30)) to Maximum Price Regulation No. 136, as amended, shall become effective November 4, 1942.

(Pub. Laws 421, 729, 77th Cong., E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11418; Filed, November 4, 1942;
3:11 p. m.]

PART 1390—MACHINERY AND TRANSPORTATION EQUIPMENT

[MPR 136, Amendment 44]

MACHINES AND PARTS AND MACHINERY SERVICES

A statement of the considerations involved in the issuance of this Amendment has been prepared and is issued simultaneously herewith.*

New subparagraph (31) is added to paragraph (c) of § 1390.25 and new paragraph (ss) is added to § 1390.31a as set forth below:

§ 1390.25 *Petitions for amendment or adjustment.* * * *

(c) *Amendments.* * * *

(31) *John E. Fast & Co.* Notwithstanding the provisions of §§ 1390.5 and 1390.6, the maximum price applicable to the sale of any electrostatic condenser #CB-304 manufactured and sold by John E. Fast & Co., Chicago, Illinois to P. R. Mallory & Co., Inc., Indianapolis, Indiana shall be \$24.30 per hundred: *Provided*, That John E. Fast & Co. shall notify P. R. Mallory & Co. Inc. that P. R. Mallory & Co., Inc. may not resell such condenser in excess of the maximum price applicable to the sale of such condenser by P. R. Mallory & Co., Inc. established by this Maximum Price Regulation No. 136, as amended.

§ 1390.31a *Effective dates of amendments.* * * *

(ss) Amendment No. 44 (§ 1390.25 (c) (31)) to Maximum Price Regulation No. 136, as amended, shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11419; Filed, November 4, 1942;
3:12 p. m.]

PART 1390—MACHINERY AND TRANSPORTATION EQUIPMENT

[MPR 136, Amendment 45]

MACHINES AND PARTS AND MACHINERY SERVICES

A statement of the considerations involved in the issuance of this Amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.*

New subparagraph (32) is added to § 1390.25 (c) as set forth below:

§ 1390.25 *Petitions for amendment or adjustment.* * * *

(c) *Amendments.* * * *

(32) *Sterling Electrical Motors, Inc.* Notwithstanding the provisions of §§ 1390.5 and 1390.6, the maximum price applicable to the sale and delivery to any purchaser, of any electrical motor, generator or industrial control manufactured and sold by Sterling Electrical Motors, Inc., Los Angeles, California for which the Corporation had a published or confidential list price in effect on October 1, 1941 shall be such list price for such item, subject to the discount, to a purchaser of the same class, provided in the Optional Discount Schedule attached as Exhibit "A" to Administrative Notice No. 1, issued by the Office of Price Administration on April 16, 1942.

§ 1390.31a *Effective dates of amendments.* * * *

(tt) Amendment No. 45 (§ 1390.25 (c) (32)) to Maximum Price Regulation No. 136, as amended, shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11420; Filed, November 4, 1942;
3:13 p. m.]

PART 1390—MACHINERY AND TRANSPORTATION EQUIPMENT

[MPR 136, Amendment 46]

MACHINES AND PARTS AND MACHINERY SERVICES

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.*

New subparagraph (33) is added to § 1390.25 (c) as set forth below:

§ 1390.25 *Petitions for amendment or adjustment.* * * *

(c) *Amendments.* * * *

(33) *Tempest Products Manufacturing Co.* Notwithstanding the provisions of §§ 1390.5 and 1390.6, the maximum price applicable to the sale by Tempest Products Manufacturing Co., Indianapolis, Indiana of its Check-N-Spect ma-

chine to Bowes Seal Fast Corporation, Indianapolis, Indiana shall be \$16.50 each; *Provided*, That Tempest Products Manufacturing Co. shall notify Bowes Seal Fast Corporation that Bowes Seal Fast Corporation may not charge a price higher than its maximum price established by this Maximum Price Regulation No. 136, as amended.

§ 1390.31a *Effective dates of amendments.* * * *

(uu) Amendment No. 46 (§ 1390.25 (c) (33)) to Maximum Price Regulation No. 136, as amended, shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong., E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11421; Filed, November 4, 1942;
3:13 p. m.]

PART 1390—MACHINERY AND TRANSPORTATION EQUIPMENT

[MPR 136, Amendment 47]

MACHINES AND PARTS AND MACHINERY SERVICES

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.*

New subparagraph (34) is added to § 1390.25 (c) as set forth below:

§ 1390.25 *Petitions for amendment or adjustment.* * * *

(c) *Amendments.* * * *

(34) *John E. Mitchell Co.* Notwithstanding the provisions of § 1390.5, the maximum price applicable to the sale by John E. Mitchell Company, Dallas, Texas,

*Copies may be obtained from the Office of Price Administration.

of bristle brushes for use in the Mitchell cotton cleaning machine shall be \$2.25.

§ 1390.31a *Effective dates of amendments.* * * *

(vv) Amendment No. 47 (§ 1390.25 (c) (34)) to Maximum Price Regulation No. 136, as amended, shall become effective November 4, 1942.

(Pub. Laws 421, 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11449; Filed, November 4, 1942;
4:05 p. m.]

PART 1390—MACHINERY AND TRANSPORTATION EQUIPMENT

[MPR 136, Amendment 48]

MACHINES AND PARTS AND MACHINERY SERVICES

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.*

New subparagraph (35) is added to § 1390.25 (c) as set forth below:

§ 1390.25 *Petitions for amendment or adjustment.* * * *

(c) *Amendments.* * * *

(35) *Frick-Reid Supply Corporation.* Notwithstanding the provisions of §§ 1390.5 and 1390.10 (a) and (b), the maximum prices applicable to the sale of any of the items listed below by Frick-Reid Supply Corporation, Tulsa, Oklahoma, shall be the price set opposite each such item:

* 7 F.R. 5047, 5362, 5665, 5908, 6425, 6682, 6899, 6964, 6965, 6937, 6973, 7010, 7246, 7320, 7365, 7509, 7602, 7739, 7744, 7907, 7912, 7955, 7944, 8198, 8362, 8433, 8479, 8520, 8652, 8707.

Item	Manufacturer	Maximum prices (Manufacturer's list prices in effect October 1, 1941)
Leather Valve Cups:		
Dry Pressed Leather.....	C. L. & W. W. Auer (Corry, Pa.).....	[Less 76%.
Dry Pressed and Polished.....		Less 74%.
Star.....		Less 65%.
Forged Steel Ring Joint Flange Unions: 2", 2½", 3", 4", 6", 8"	Walworth Co. (New York, N. Y.).....	Less 33%.
Casing Spiders:		
Solid type:		
4½"-5½" sizes.....	Larkin Packer Co. (St. Louis, Mo.).....	[Less 10%.
7" O D size.....		Less 17-8%.
8½" O D and larger.....		Less 7%.
Split Type Spiders.....		Less 8%.
Slips or Wedges.....		Less 5%.
Hinderliter-Mildren Tubing Supports:		
4¾" or 5¼" x 2" tubing.....	Hinderliter Tool Co. (Tulsa, Okla.).....	
x 2", 2½" or 3" tubing.....		
6½" or 7½" x 2" tubing.....		
x 2", 2½" or 3" tubing.....		
8½" x 3" x 2", 2½" or 3" tubing.....		
4" tubing.....		
Pull Rod Couplings:		
No. 4329 ¾".....	Axelson Mfg. Co. (Los Angeles, Calif.).....	
No. 4330 ½".....		
No. 4342 1".....		

All the above items are subject to cash discount of 2% 20th Prox.

§ 1390.31a *Effective dates of amendments.* * * *

(ww) Amendment No. 48 (§ 1390.25 (c) (35)) to Maximum Price Regulation No. 136, as amended, shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11444; Filed, November 4, 1942;
4:07 p. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[Rationing Order 3, Amendment 23]

SUGAR RATIONING REGULATIONS

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

Subparagraph (12) of paragraph (c) of § 1407.21 is amended, and a new § 1407.170 is added as set forth below:

Definitions

§ 1407.21 *Meaning of terms used in Rationing Order No. 3.* * * *

(c) *Definitions.* * * *

(12) "Primary distributor" means any person who manufactures sugar or the agent of any such person; or any person who, for the purposes of sale, takes delivery from the Collector of Customs of sugar brought to the continental United States from a place, other than Canada or Mexico, not subject to Rationing Order No. 3, or the agent of any such person. The term "agent" shall be deemed to include a broker, factor, commission merchant, or a person who takes title but actually performs functions commonly performed by agents, brokers, factors, or commission merchants.

Petitions For Adjustment; Appeals; New Business; Miscellaneous

§ 1407.170 *Imports.* (a) Sugar may be brought to a place subject to Rationing Order No. 3 from a place not subject to Rationing Order No. 3, if it is delivered to the Collector of Customs at the point of entry into the United States. Such sugar may be delivered to the Collector without the receipt of stamps or certificates.

(b) The Collector of Customs may deliver sugar received by him to a registering unit upon receipt of certificates in weight value equal to the sugar delivered or an authorization by the Office of Price Administration to such registering unit authorizing it to take delivery of such sugar. Certificates received by the Collector of Customs shall be deliv-

* 7 F.R. 2966, 3242, 3783, 4545, 4618, 5193, 5361, 6084, 6473, 6828, 6937, 7289, 7321, 7408, 7510, 7557, 8402, 8655, 8739, 8809, 8710.

ered, at least once each calendar month, to the State Director of the state in which such point of entry is located. Authorizations received by the Collector of Customs shall be delivered, at least once each calendar month, to the Office of Price Administration.

(c) The Collector of Customs may deliver sugar, received by him and brought from a place other than Canada or Mexico, to a primary distributor without the receipt of stamps or certificates.

(d) Application for authorization to take sugar from the Collector of Customs shall be made to the Office of Price Administration by the registering unit on OPA Form No. R-315 or such other form of application as shall be approved by the Office of Price Administration and shall include such information as the Office of Price Administration may require. Such authorization shall not be deemed to increase the allotment of the registering unit.

(e) Except as otherwise permitted in Rationing Order No. 3 or as authorized by the Office of Price Administration, no person shall bring sugar into a place subject to Rationing Order No. 3 from a place not subject to Rationing Order No. 3, or receive sugar from the Collector of Customs.

Effective Date

§ 1407.222 *Effective dates of amendments.* * * *

(x) Amendment No. 23 (§ 1407.21 (c) (12) and § 1407.170) shall become effective November 10, 1942.

(Pub. Law 421, 77th Cong., W.P.B. Dir. No. 1, and Supp. Dir. No. 1E; 7 F.R. 562, 2965)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11439; Filed, November 4, 1942;
3:11 p. m.]

PART 1499—COMMODITIES AND SERVICES [Supp. Reg. 14 of GMPR, Amendment 59] WHOLESALE PRICES FOR FLUID MILK AND CREAM

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

A new inferior subdivision (g) is added to subdivision (ii) of § 1499.73 (a) (1); a new inferior subdivision (b) is added to subdivision (iv) of § 1499.73 (a) (1); inferior subdivision (a) of subdivision (v) of § 1499.73 (a) (1) is amended; and a new inferior subdivision (j) is added to subdivision (v) of § 1499.73 (a) (1), as set forth below:

§ 1499.73 *Modification of maximum prices established by § 1499.2 of General Maximum Price Regulation for certain commodities, services and transactions.* (a) The Maximum prices established by § 1499.2 of the General Maximum Price Regulation for the commodities, services and transactions listed below are modified as hereinafter provided:

- (1) *Fluid milk and cream.* * * *
(ii) *Maximum prices for fluid milk sold at wholesale in specified localities.* * * *

*Copies may be obtained from the Office of Price Administration.

Locality	Special type	Grade	Container size	Type of container	Adjusted maximum price (cents)
(g) Washington, D. C.-Arlington-Alexandria, Virginia, area.	Chocolate Drink or Chocolate Milk Buttermilk	Approved	Plat.	Glass or paper	7½
		Approved	½ plat.	Glass	4
		Approved	½ pint.	Paper	4½
		Approved	Plat.	Glass or paper	7½
	Chocolate Milk Buttermilk	Approved	½ plat.	Glass or paper	4
		Approved	½ pint.	Glass or paper	4

(iv) *Maximum prices for fluid cream sold at wholesale in specified localities.* * * *

Locality	Grade	Container size	Type of container	Adjusted maximum price (cents)
(b) Washington, D. C., Arlington-Alexandria, Virginia, Area.	Approved (18% or over Butterfat)	Quart.	Glass or paper	44
	Approved (18% or over Butterfat)	Pint.	Glass or paper	23
	Approved (18% or over Butterfat)	½ Pint.	Glass or paper	14
	Approved (32% or over Butterfat)	Quart.	Glass or paper	83

(v) *Definitions.* For purposes of this subparagraph (1):

(a) (1) "Milk" means cow's milk produced, processed, distributed, and sold for consumption in fluid form as whole milk.

(2) "Cream" means milk from which a portion of the serum solids has been

removed and which is not classed, under the General Maximum Price Regulation, as fluid milk, evaporated or condensed milk.

(3) "Chocolate milk" and "chocolate drink" means skim milk or whole milk to which sugar, stabilizer and chocolate flavoring have been added.

(4) "Buttermilk" means milk from which all or a portion of the butterfat has been removed by churning, skimming or the application of centrifugal force, and which has been inoculated with lactic acid forming bacteria or in which such bacteria have been incubated through normal processes, with the result that the product contains lactic acid in excess of 0.5%.

(j) "Washington, D. C.-Arlington-Alexandria, Virginia Area" means the Washington marketing area as defined in Federal Milk Marketing Order No. O-45, as amended, issued by the Secretary of Agriculture on January 29, 1940, and the Arlington-Alexandria sales area as defined in Rules and Regulations for the Supervision and Control of the Arlington-Alexandria Market, as amended; issued by the Virginia State Milk Commission, on September 6, 1941.

(b) *Effective dates.* * * *

(57) Amendment No. 56 (§ 1499.73 (a) (1)) to Supplementary Regulation No. 14 shall be effective as of November 2, 1942.

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11445; Filed, November 4, 1942;
4:07 p. m.]

PART 1499—COMMODITIES AND SERVICES [Supp. Reg. 14 of GMPR, Amendment 57]

RETAIL PRICES FOR FLUID MILK AND CREAM

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Inferior subdivision (a) of subdivision (i) of § 1499.73 (a) (1) is amended and a footnote is added to subdivision (i) of § 1499.73 (a) (1); a new inferior subdivision (h) is added to subdivision (ii) of § 1499.73 (a) (1); and a footnote is added to subdivision (ii) of § 1499.73 (a) (1), as set forth below:

§ 1499.73 *Modification of maximum prices established by § 1499.2 of General Maximum Price Regulation for certain commodities, services, and transactions.* (a) The maximum prices established by § 1499.2 of the General Maximum Price Regulation for the commodities, services, and transactions listed below are modified as hereinafter provided:

(1) *Fluid milk and cream.*—(i) *Maximum prices for fluid milk sold at retail in specified localities.* The maximum price of fluid milk sold and delivered at retail in localities set forth below, shall be the seller's maximum price as determined under § 1499.2, General Provisions, of the General Maximum Price Regulation, or the applicable adjusted maximum price specified in the schedule set forth below, whichever is higher; *Provided*, That, where the adjusted maxi-

¹This pricing formula, however, does not apply to certain sales in the New York Metropolitan area under inferior subdivisions (a) (2) and (a) (5) of subdivision (i) of § 1499.73 (a) (1) below.

imum price is expressed as "plus" a specified amount, the amount specified is to be added to the seller's maximum price as determined under said § 1499.2.

Locality	Grade	Type of delivery	Container size	Type of container	Adjusted maximum price (cents)
(a) New York Metropolitan area.	Approved	Out of store	Quart	Glass	(1) 12. Where the seller's maximum price as determined by § 1499.2 of General Provisions is less than 12, adjusted maximum price shall be 12. (2) 13. Where the seller's maximum price as determined by § 1499.2 of General Provisions is more than 13, adjusted maximum price shall be 13. Notwithstanding § 1499.2 of General Provisions and subdivision (1) of § 1499.73 (a) (1) above, seller's maximum price shall be determined by § 1499.2 of General Provisions and subdivision (1) of § 1499.73 (a) (1) above, seller's maximum price shall be 13. (3) Where the seller's maximum price as determined by § 1499.2 of General Provisions is between 12 and 13, it shall also be the adjusted maximum. (4) 13. Where the seller's maximum price as determined by § 1499.2 of General Provisions is less than 13, adjusted maximum price shall be 13. (5) Where the seller's maximum price as determined by § 1499.2 of General Provisions is more than 14, adjusted maximum price shall be 14. Notwithstanding § 1499.2 of General Provisions and subdivision (1) of § 1499.73 (a) (1) above, seller's maximum price shall be 14. (6) Where the seller's maximum price as determined by § 1499.2 of General Provisions is between 13 and 14, it shall also be the adjusted maximum.
	Approved	Out of store	Quart	Paper	(1) 12. Where the seller's maximum price as determined by § 1499.2 of General Provisions is less than 12, adjusted maximum price shall be 12. (2) 13. Where the seller's maximum price as determined by § 1499.2 of General Provisions is more than 13, adjusted maximum price shall be 13. Notwithstanding § 1499.2 of General Provisions and subdivision (1) of § 1499.73 (a) (1) above, seller's maximum price shall be determined by § 1499.2 of General Provisions and subdivision (1) of § 1499.73 (a) (1) above, seller's maximum price shall be 13. (3) Where the seller's maximum price as determined by § 1499.2 of General Provisions is between 12 and 13, it shall also be the adjusted maximum. (4) 13. Where the seller's maximum price as determined by § 1499.2 of General Provisions is less than 13, adjusted maximum price shall be 13. (5) Where the seller's maximum price as determined by § 1499.2 of General Provisions is more than 14, adjusted maximum price shall be 14. Notwithstanding § 1499.2 of General Provisions and subdivision (1) of § 1499.73 (a) (1) above, seller's maximum price shall be 14. (6) Where the seller's maximum price as determined by § 1499.2 of General Provisions is between 13 and 14, it shall also be the adjusted maximum.

(ii) Maximum prices for fluid milk sold at wholesale in specified localities. The maximum price of fluid milk sold and delivered at wholesale in the localities set forth below, shall be the seller's maximum price as determined under § 1499.2, General Provisions of the General Maximum Price Regulation, or the applicable adjusted maximum price specified in the schedule set forth below,

whichever is higher: *Provided*, That where the adjusted maximum price is expressed as "plus" a specified amount, the amount specified is to be added to the seller's maximum price as determined under said § 1499.2.
* This pricing formula, however, does not apply to certain sales in the New York Metropolitan area under inferior subdivisions (h), (2) and (h), (5) of subdivision (ii) of § 1499.73 (a) (1) below.

Locality	Grade	Container size	Type of container	Adjusted maximum price (cents)
(a) New York Metropolitan area.	Approved	Quart	Glass	(1) 10½. Where the seller's maximum price as determined by § 1499.2 of General Provisions is less than 10½, adjusted maximum price shall be 10½. (2) 11. Where the seller's maximum price as determined by § 1499.2 of General Provisions is more than 11, adjusted maximum price shall be 11. Notwithstanding § 1499.2 of General Provisions and subdivision (1) of § 1499.73 (a) (1) above, seller's maximum price shall be determined by § 1499.2 of General Provisions and subdivision (1) of § 1499.73 (a) (1) above, seller's maximum price shall be 11. (3) Where the seller's maximum price as determined by § 1499.2 of General Provisions is between 10½ and 11, it shall also be the adjusted maximum. (4) 11. Where the seller's maximum price as determined by § 1499.2 of General Provisions is less than 11½, adjusted maximum price shall be 11½. (5) Where the seller's maximum price as determined by § 1499.2 of General Provisions is more than 12, adjusted maximum price shall be 12. Notwithstanding § 1499.2 of General Provisions and subdivision (1) of § 1499.73 (a) (1) above, seller's maximum price shall be determined by § 1499.2 of General Provisions and subdivision (1) of § 1499.73 (a) (1) above, seller's maximum price shall be 12. (6) Where the seller's maximum price as determined by § 1499.2 of General Provisions is between 11½ and 12, it shall also be the adjusted maximum.
	Approved	Quart	Paper	(1) 10½. Where the seller's maximum price as determined by § 1499.2 of General Provisions is less than 10½, adjusted maximum price shall be 10½. (2) 11. Where the seller's maximum price as determined by § 1499.2 of General Provisions is more than 11, adjusted maximum price shall be 11. Notwithstanding § 1499.2 of General Provisions and subdivision (1) of § 1499.73 (a) (1) above, seller's maximum price shall be determined by § 1499.2 of General Provisions and subdivision (1) of § 1499.73 (a) (1) above, seller's maximum price shall be 11. (3) Where the seller's maximum price as determined by § 1499.2 of General Provisions is between 10½ and 11, it shall also be the adjusted maximum. (4) 11. Where the seller's maximum price as determined by § 1499.2 of General Provisions is less than 11½, adjusted maximum price shall be 11½. (5) Where the seller's maximum price as determined by § 1499.2 of General Provisions is more than 12, adjusted maximum price shall be 12. Notwithstanding § 1499.2 of General Provisions and subdivision (1) of § 1499.73 (a) (1) above, seller's maximum price shall be determined by § 1499.2 of General Provisions and subdivision (1) of § 1499.73 (a) (1) above, seller's maximum price shall be 12. (6) Where the seller's maximum price as determined by § 1499.2 of General Provisions is between 11½ and 12, it shall also be the adjusted maximum.

The foregoing adjusted maximum prices shall not apply to sales to subdealers, i. e. fluid milk distributors who do not operate pasteurizing plants, whether or not they operate milk depots. The seller's maximum price to such purchasers shall be his maximum price established under § 1499.2 of General Provisions of the General Maximum Price Regulation.

PART 1499—COMMODITIES AND SERVICES
[Order 76 Under § 1499.18 (b) of GMPR]
SWAN ICE CREAM CO.

(b) Effective dates,
(58) Amendment No. 57 (§ 1499.73 (a) (1)) to Supplementary Regulation No. 14 shall be effective as of November 2, 1942, —

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942,

LEON HENDERSON,
Administrator,

[F. R. Doc. 42-11440; Filed, November 4, 1942; 3:12 p. m.]

Order No. 76 Under § 1499.18 (b) of the General Maximum Price Regulation—
Docket No. GFS-423,
For the reasons set forth in an opinion issued simultaneously herewith, it is ordered:

§ 1499.876 Adjustment of maximum prices for brick ice cream and bulk ice cream sold at wholesale by Swan Ice Cream Company of Saginaw, Michigan.
(a) Swan Ice Cream Company of Saginaw, Michigan may sell and deliver at wholesale brick ice cream and bulk ice cream at prices not to exceed the respective amounts set forth in the following schedule:

	Service with customer's equipment		Service with seller's equipment in part and customer's equipment in part		Service with seller's equipment	
	Bulk	Brick	Bulk	Brick	Bulk	Brick
200 gallons or less.....	\$0.90	\$1.00	\$0.95	\$1.05	\$1.00	\$1.10
200 to 600 gallons.....	.85	.95	1.00	1.05	.85	1.05
600 to 1,000 gallons.....	.85	.95	.85	.95	.60	1.00
1,000 gallons or more.....	.80	.90	.80	.90	.55	.95

(b) Swan Ice Cream Company of Saginaw, Michigan shall mail or cause to be mailed to all persons who purchase brick ice cream or bulk ice cream from it for sale at retail a notice reading as follows:

The Office of Price Administration has permitted us to raise our maximum price for sales to you of brick ice cream and bulk ice cream from the respective amounts set forth in the following schedule marked Table A to the amounts set forth in Table B below:

TABLE A

	Service with customer's equipment		Service with seller's equipment in part and customer's equipment in part		Service with seller's equipment	
	Bulk	Brick	Bulk	Brick	Bulk	Brick
650 gallons or less.....	\$0.80	\$0.90	\$0.85	\$0.95	\$0.60	\$1.00
Over 650 gallons.....	.80	.90	.85	.95	.85	.95

TABLE B

	Service with customer's equipment		Service with seller's equipment in part and customer's equipment in part		Service with seller's equipment	
	Bulk	Brick	Bulk	Brick	Bulk	Brick
200 gallons or less.....	\$0.90	\$1.00	\$0.95	\$1.05	\$1.00	\$1.10
200 to 600 gallons.....	.85	.95	.90	1.00	.85	1.05
600 to 1,000 gallons.....	.85	.95	.85	.95	.60	1.00
1,000 gallons or more.....	.80	.90	.80	.90	.55	.95

This amount represents only that part of cost increases which we were unable to absorb, and it was granted with the understanding that retail prices would not be raised. The Office of Price Administration has not permitted you or any other seller to raise maximum retail prices for sales of brick ice cream or bulk ice cream. In order that we may continue to provide you with brick ice cream and bulk ice cream, it will be necessary for you to accept this reduction in your margin.

(c) All prayers of the application not granted herein are denied.

(d) This Order No. 76 may be revoked or amended by the Price Administrator at any time.

(e) This Order No. 76 (§ 1499.876) is hereby incorporated as a section of Supplementary Regulation No. 1, which contains modifications of maximum prices established by section 1499.2.

(f) This Order No. 76 (§ 1499.876) shall become effective November 5, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11441; Filed, November 4, 1942;
3:19 p. m.]

PART 1499—COMMODITIES AND SERVICES

[Order 140 Under § 1499.18 (c) of GMPR]

QUEEN ANNE CANDY COMPANY

Order No. 140 under § 1499.18 (c) of the General Maximum Price Regulation—Docket No. GF3-2278.

For the reasons set forth in an opinion issued simultaneously herewith, *It is ordered:*

§ 1499.1140 *Adjustment of maximum prices for No. 290 pecan roll, a confectionery product manufactured by the Queen Anne Candy Company.* (a) Queen Anne Candy Company is hereby authorized to sell and deliver No. 290

pecan roll at a delivered price of 30¢ per pound.

(b) Sellers at retail of No. 290 pecan roll manufactured by the Queen Anne Candy Company may increase their maximum price established under the General Maximum Price Regulation to 50¢ per pound.

(c) All sellers are required to continue the same discounts, allowances and price differentials as were offered in March 1942 unless a change results in a lower maximum price.

(d) Queen Anne Candy Company shall, on or before the day of the first delivery to each of its purchasers of pecan rolls at the price permitted by this Order No. 140, mail or cause to be mailed a written statement as follows:

The Office of Price Administration has permitted us to raise our maximum price for sales to you of No. 290 pecan roll from 24¢ per pound to 30¢ per pound. This amount represents only that part of cost increases which we were unable to absorb and it was granted with the understanding that retail prices generally would not be raised. However, OPA recognizes that the margin of a few retailers may be considerably reduced; therefore, you are permitted to take as your ceiling price 50¢ or your maximum price established under the General Maximum Price Regulation whichever is higher.

(e) All prayers of the application not granted herein are denied.

(f) This Order No. 140 may be revoked or amended by the Price Administrator at any time.

(g) This Order No. 140 (§ 1499.1140) is hereby incorporated as a section of Supplementary Regulation No. 14 which

contains modifications of maximum prices established by § 1499.2.

(h) This Order No. 140 (§ 1499.1140) shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11451; Filed, November 4, 1942;
4:04 p. m.]

PART 1499—COMMODITIES AND SERVICES

[Order 130 Under § 1499.18 (c) of GMPR]

CHESTER FIREPROOF BUILDING COMPANY

Order No. 130 under § 1499.18 (c) of the General Maximum Price Regulation—Docket No. GF3-1469.

For the reasons set forth in an opinion issued simultaneously herewith, *It is ordered:*

§ 1499.1130 *Adjustment of maximum prices for steam heat, hot water and vacuum service by Chester Fireproof Building Company.* (a) The application for adjustment of maximum prices for steam heat, hot water and vacuum service for Security-First National Bank of Los Angeles by Chester Fireproof Building Company is hereby granted to the extent set forth below:

The maximum price for steam, hot water and vacuum service supplied to the Security-First National Bank of Los Angeles by Chester Fireproof Building Company shall be \$175.00 per month.

(b) All prayers of the application not granted herein are denied.

(c) This order is subject to revocation or amendment by the Price Administrator at any time hereafter, either by special order, or by any price regulation issued hereafter, or by any Supplement or amendment hereafter issued as to any price regulation the provisions of which may be contrary hereto.

(d) This Order No. 130 (§ 1499.1130) is hereby incorporated as a section of Supplementary Regulation No. 14, which contains modifications of maximum prices established by § 1499.2.

(e) This Order No. 130 (§ 1499.1130) shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11433; Filed, November 4, 1942;
3:07 p. m.]

PART 1499—COMMODITIES AND SERVICES

[Order 133 Under § 1499.18 (c) of GMPR]

CRAIG DENTURE EQUIPMENT, INC.

For the reasons set forth in an opinion issued simultaneously herewith, *It is ordered:*

§ 1499.1133 *Adjustment of maximum prices charged for Dr. Craig's Permanent Liner manufactured by Craig Denture Equipment, Inc.* (a) Craig Denture

Equipment, Inc., an Indiana corporation, of 504 Broadway, Gary, Indiana, may charge a maximum price of \$3.92 per tube for sales and deliveries of Dr. Craig's Permanent Liner to Craig Dental Products, Inc.

(b) Craig Dental Products, Inc., a corporation having its principal place of business in Chicago, Illinois, may charge a maximum price of \$10.00 per tube for sales and deliveries of Dr. Craig's Permanent Liner to dental supply houses. The maximum price set forth in this paragraph (b) is subject to discounts of from 40 to 25 percent, depending upon the quantity sold, but in no case less than 25 percent.

(c) The maximum price which any dental supply house may charge for a sale or delivery of Dr. Craig's Permanent Liner to dentists shall be \$10.00 per tube.

(d) Craig Denture Equipment, Inc. shall cause the following notice to be given to Craig Dental Products, Inc.:

The Office of Price Administration has established the following maximum prices for sales or deliveries of Dr. Craig's Permanent Liner:

Sales by Craig Denture Equipment, Inc.	\$3.92 per tube.
Sales by Craig Dental Products, Inc., to dental supply houses.	\$10.00 per tube (less 25 to 40 percent discount, depending on the quantity sold).

(e) Craig Dental Products, Inc. shall cause the following notice to be given to dental supply houses to whom it sells or delivers Dr. Craig's Permanent Liner:

The Office of Price Administration has established the following maximum prices for sales or deliveries of Dr. Craig's Permanent Liner:

Sales by Craig Dental Products, Inc., to dental supply houses.	\$10.00 per tube (less 25 to 40 percent discount, depending on the quantity sold).
Sales to dentists by dental supply houses.	\$10.00 per tube.

(f) Craig Denture Equipment, Inc. shall cause to be stamped or otherwise permanently affixed to the tube of Dr. Craig's Permanent Liner sold to dentists, the following:

Office of Price Administration ceiling price for sales to dentists, \$10.00.

(g) On or before March 5, 1943, Craig Denture Equipment, Inc., shall submit to the Office of Price Administration in Washington, D. C., a complete, verified report of its operations in the production of Dr. Craig's Permanent Liner. This report shall show in detail the number of tubes produced since the effective date of this Order No. 133 under § 1499.18 (c), and the unit direct cost of the tubes produced during this period, including direct labor, materials, and manufacturing expense. Craig Denture Equipment, Inc. shall, on or before the fifth day of each third month succeeding March, 1943, submit a similar report to the Office of Price Administration in Washington, D. C., as to its operations during the last three-month period prior to the date on which the report is required.

(h) This Order No. 133 may be revoked or amended by the Price Administrator at any time.

(i) This Order No. 133 (§ 1499.1133) is hereby incorporated as a section of Supplementary Regulation No. 14 which contains modifications of maximum prices established by § 1499.2.

(j) This Order No. 133 (§ 1499.1133) shall become effective November 4, 1942. (Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11429; Filed, November 4, 1942; 3:09 p. m.]

PART 1499—COMMODITIES AND SERVICES

[Order 134 Under § 1499.18 (c) of GMPR]

E-Z BLEACH COMPANY

For reasons set forth in an opinion issued simultaneously herewith, *It is ordered:*

§ 1499.1134 *Adjustment of maximum prices for the E-Z Bleach Company.* (a) E-Z Bleach Company of New Bedford, Massachusetts, (William Grant, Proprietor) may sell and deliver to any laundry and any laundry may buy and receive E-Z Bleach (sodium hypochlorite) at a price not in excess of that herein-after set forth:

E-Z Bleach (sodium hypochlorite) at 23½¢ per gallon, delivered.

(b) All discounts, allowances, practices with regard to charges for transportation and other trade practices in effect with respect to the above listed commodity during March 1942, by the seller, shall remain in effect under this order.

(c) This Order No. 134 may be revoked by the Price Administrator at any time.

(d) This Order No. 134 (§ 1499.1134) is hereby incorporated as a section of Supplementary Regulation No. 14, which contains modifications of maximum prices established by § 1499.2.

(e) This Order No. 134 (§ 1499.1134) shall become effective November 4, 1942. (Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11430; Filed, November 4, 1942; 3:09 p. m.]

PART 1499—COMMODITIES AND SERVICES

[Order 78 Under § 1499.18 (b) of GMPR]

ANACORTES CANNING COMPANY

Order No. 78 under § 1499.18 (b) of the General Maximum Price Regulation—Docket No. GF3-2221.

For the reasons set forth in an opinion issued simultaneously herewith: *It is ordered:*

§ 1499.878 *Adjustment of maximum prices for sales of canned Puget Sound*

Sockeye salmon by Anacortes Canning Company of Anacortes, Washington.

(a) Anacortes Canning Company of Anacortes, Washington, may sell and deliver to governmental purchasing agencies, and government purchasing agencies may buy and receive from Anacortes Canning Company, Puget Sound Sockeye canned salmon at prices not higher than those set forth below:

Per case of 48 ½-lb. flats @ \$10.75 f. o. b. Anacortes.

(b) All prayers of the petition, which relate to sales of government purchasing agencies, not granted herein are denied.

(c) This Order No. 78 may be revoked or amended by the Price Administrator at any time.

(d) This Order No. 78 (§ 1499.878) is hereby incorporated as a section of Supplementary Regulation No. 14, which contains modifications of maximum prices established by § 1499.2.

(e) This Order No. 78 (§ 1499.878) shall become effective November 5, 1942. (Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11428; Filed, November 4, 1942; 3:08 p. m.]

PART 1499—COMMODITIES AND SERVICES

[Order 79 Under § 1499.18 (b) of GMPR]

DEMING AND GOULD COMPANY

Order No. 79 under § 1499.18 (b) of the General Maximum Price Regulation—Docket No. GF3-1703.

For the reasons set forth in an Opinion issued simultaneously herewith, *It is ordered:*

§ 1499.879 *Adjustment of maximum prices for sales of canned Puget Sound Sockeye salmon by Deming and Gould Company, of South Bellingham, Washington, as agents for Friday Harbor Canning Company.* (a) Deming and Gould Company, of South Bellingham, Washington, as agents for Friday Harbor Canning Company, may sell and deliver to governmental purchasing agencies, and government purchasing agencies may buy and receive from Deming and Gould Company, as agents for Friday Harbor Canning Company, Puget Sound Sockeye canned salmon at prices not higher than these set forth below:

(1) Per case of 48 1-lb. talls at \$17.00 f. o. b. South Bellingham.
(2) Per case of 48 1-lb. flats at \$18.00 f. o. b. South Bellingham.
(3) Per case of 48 ½-lb. flats at \$10.75 f. o. b. South Bellingham.

(b) All prayers of the petition, which relate to sales of government purchasing agencies, not granted herein are denied.

(c) This Order No. 79 may be revoked or amended by the Price Administrator at any time.

(d) This Order No. 79 (§ 1499.879) is hereby incorporated as a section of Sup-

plementary Regulation No. 14, which contains modifications of maximum prices established by § 1499.2.

(e) This Order No. 79 (§ 1499.879) shall become effective November 5, 1942. (Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November, 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11427; Filed, November 4, 1942;
3:08 p. m.]

PART 1499—COMMODITIES AND SERVICES
[Order 80 Under § 1499.18 (b) of GMPR]

FISHERMEN'S PACKING CORPORATION

Order No. 80 under § 1499.18 (b) of the General Maximum Price Regulation—Docket No. GF3-2269.

For the reasons set forth in an Opinion issued simultaneously herewith: *It is ordered:*

§ 1499.880 *Adjustment of maximum prices for sales of canned Puget Sound Sockeye salmon by Fishermen's Packing Corporation of Anacortes, Washington.*

(a) Fishermen's Packing Corporation, of Anacortes, Washington, may sell and deliver to governmental purchasing agencies, and government purchasing agencies may buy and receive from Fishermen's Packing Corporation, Puget Sound Sockeye canned salmon at prices not higher than those set forth below:

(1) Per case of 48 1-lb. talls @ \$17.00 f. o. b. Anacortes.

(2) Per case of 48 1-lb. flats @ \$18.00 f. o. b. Anacortes.

(3) Per case of 48 ½-lb. flats @ \$10.75 f. o. b. Anacortes.

(b) All prayers of the petition, which relate to sales of government purchasing agencies, not granted herein are denied.

(c) This Order No. 80 may be revoked or amended by the Price Administrator at any time.

(d) This Order No. 80 (§ 1499.880) is hereby incorporated as a section of Supplementary Regulation No. 14, which contains modifications of maximum prices established by § 1499.2.

(e) This Order No. 80 (§ 1499.880) shall become effective November 5, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11435; Filed, November 4, 1942;
3:08 p. m.]

PART 1499—COMMODITIES AND SERVICES
[Order 77 Under § 1499.18 (b) of GMPR]

LIGHTFOOT SCHULTZ COMPANY

For the reasons set forth in an opinion issued simultaneously herewith, *It is ordered:*

§ 1499.877 *Adjustment of maximum prices for certain sales of soap by Lightfoot Schultz Company to Brillo Manufacturing Company, Inc.* (a) The

Lightfoot Schultz Company, 663 Fifth Avenue, New York City, may sell and Brillo Manufacturing Company, Inc., may buy 150,000 pounds of soap at 11½ cents per pound under the terms and conditions of Brillo Manufacturing Company, Inc. Order Number B-2011.

(b) This Order No. 77 may be amended or revoked by the Price Administrator at any time.

(c) This Order No. 77 (§ 1499.877) is hereby incorporated as a section of Supplementary Regulation No. 14, which contains the modification of maximum prices established by § 1499.2.

(d) This Order No. 77 (§ 1499.877) shall become effective November 5, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871).

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11434; Filed, November 4, 1942;
3:07 p. m.]

PART 1499—COMMODITIES AND SERVICES
[Order 25 Under § 1499.18 (c) of GMPR,
Amendment 1]

GORTON-PEW FISHERIES CO., LTD.

Amendment No. 1 to Order No. 25 under § 1499.18 (c) of the General Maximum Price Regulation—Docket No. GF3-952.

For the reasons set forth in an opinion issued simultaneously herewith, paragraphs (a), (b) and (c) of Order No. 25 under § 1499.18 (c) are amended and paragraph (i) is added; all to read as set forth below:

§ 1499.375 *Adjustment of maximum prices for salt codfish produced by Gorton-Pew Fisheries Company, Ltd.* (a) Gorton-Pew Fisheries Company, Ltd., of 327 Main Street, Gloucester, Massachusetts, may sell and deliver, and any person may buy and receive from Gorton-Pew Fisheries Company, Ltd., salt codfish at prices not higher than those set forth below:

(1) Gorton's Codfish Brand and/or Opal Cod Brand, 1 lb. carton @ \$24 f. o. b. packing plant.

(2) Tallsman Brand, 1 lb. carton @ \$23½ f. o. b. packing plant.

(3) Atlantic Ocean Brand, 1 lb. carton @ \$22 f. o. b. packing plant.

(4) Cod bits, 1 lb. carton @ \$21 f. o. b. packing plant.

(5) Mother Ann Brand, 1 lb. wood box @ \$28 f. o. b. packing plant.

(6) Water Lily, Diamond Wedge and Kodl-kook Brands, 1 lb. wood box @ \$30 f. o. b. packing plant.

(7) Winner Cod Bits Brand, 1 lb. wood box @ \$25 f. o. b. packing plant.

(8) Cod strips, regular, 30 lb. boxes @ \$24 per lb. f. o. b. packing plant.

(9) Cod strips, regular, 15 lb. boxes @ \$24½ per lb. f. o. b. packing plant.

(10) Cod strips, large, 40 lb. boxes @ \$25 per lb. f. o. b. packing plant.

(11) Cod strips, large, 20 lb. boxes @ \$25½ per lb. f. o. b. packing plant.

(12) Cod middles, large, 40 lb. boxes @ \$27 per lb. f. o. b. packing plant.

(13) Cod middles, large, 20 lb. boxes @ \$27½ per lb. f. o. b. packing plant.

(14) Cod middles, medium, 40 lb. boxes @ \$28 per lb. f. o. b. packing plant.

(15) Cod middles, medium, 20 lb. boxes @ \$26½ per lb. f. o. b. packing plant.

(16) Cod bits, in barrels @ \$18 per lb. f. o. b. packing plant.

(17) Cod bits, 100 lb. boxes @ \$19 per lb. f. o. b. packing plant.

(18) Cod bits, 50 lb. boxes @ \$19½ per lb. f. o. b. packing plant.

(19) Cod bits, 20 lb. boxes @ \$20 per lb. f. o. b. packing plant.

(20) Fibred codfish, 5 oz. packages @ \$.09 per package f. o. b. packing plant.

(21) Fibred codfish, 200 lb. barrels @ \$19 per lb. f. o. b. packing plant.

(22) Fibred codfish, 50 lb. boxes @ \$19½ per lb. f. o. b. packing plant.

(23) Fibred codfish, 5 lb. boxes @ \$20 per lb. f. o. b. packing plant.

(b) Any person selling at wholesale or retail salt codfish produced by Gorton-Pew Fisheries Company, Ltd., may sell and deliver, and any person may buy and receive from wholesale or retail distributors salt codfish so produced at prices not higher than the sum resulting from adding to the maximum prices heretofore chargeable by the seller the amounts set forth below:

(1) Gorton's Codfish Brand and/or Opal Cod Brand, 1 lb. cartons, 3¢.

(2) Tallsman Brand, 1 lb. cartons, 3¢.

(3) Atlantic Ocean Brand, 1 lb. cartons, 3¢.

(4) Cod Bits, 1 lb. cartons, 3¢.

(5) Mother Ann Brand, 1 lb. wood boxes, 5¢.

(6) Water Lily, Diamond Wedge and Kodl-kook Brands, 1 lb. wood boxes, 5¢.

(7) Winner Cod Bits Brand, 1 lb. wood boxes, 3¢.

(8) Cod strips, in bulk, per lb., 3¢.

(9) Cod middles, in bulk, per lb., 3¢.

(10) Cod bits, in bulk, per lb., 2¢.

(11) Fibred codfish, 5 oz. packages, per package, 1¢.

(12) Fibred codfish, in bulk, per lb., 3¢.

(c) The permission granted to sellers of salt codfish in paragraph (a) and (b) in this Amendment No. 1 to Order No. 25 is subject to the following conditions: (1) that Gorton-Pew Fisheries Company, Ltd., shall affix to or enclose in every case or carton of salt codfish sold by it for a period of three months after November 4, 1942, a printed statement clearly setting forth the amount of the increase allowed by this Amendment No. 1 to Order No. 25, per pound of salt codfish and also explaining the additions which sellers at wholesale or retail may make to their existing maximum prices for salt codfish produced by Gorton-Pew Fisheries Company, Ltd., (2) that any seller at wholesale or retail who, in March, 1942, sold or delivered salt codfish, produced by a processor other than Gorton-Pew Fisheries Company, Ltd., which has been sold or delivered by the processor at prices as high as or higher than the prices set forth in paragraph (a) of this Amendment No. 1 to Order No. 25, shall in no event charge more for salt codfish produced by Gorton-Pew Fisheries Company, Ltd., than the seller's maximum prices for salt codfish produced by other processors as determined under paragraph (a) of section 2 of General Maximum Price Regulation or as adjusted under paragraphs (a) or (b) of section 18 of said regulation.

(i) This Amendment No. 1 to Order No. 25 (§ 1499.375) shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11436; Filed, November 4, 1942;
3:08 p. m.]

PART 1499—COMMODITIES AND SERVICES
[Order 81 Under § 1499.18 (b) of GMPR]

A. E. HEINSOHN

Order No. 81 under § 1499.18 (b) of the General Maximum Price Regulation—Docket No. GF3-2199.

For the reasons set forth in an opinion issued simultaneously herewith, *It is ordered:*

§ 1499.881 *Adjustment of maximum prices for sales of Solox by A. E. Heinsohn.* (a) The maximum prices for the sale of Solox by A. E. Heinsohn, 1443 Blake Street, Denver, Colorado, shall be the prices set forth below:

	Per gallon
5 gallon cans.....	\$.95
1 gallon cans.....	1.20

(b) All discounts, trade practices, and practices relating to the payment of shipping charges in effect in March, 1942, on the sale of A. E. Heinsohn of Solox shall apply to the maximum prices set forth in paragraph (a).

(c) All prayers of the applicant not granted herein are denied.

(d) This Order No. 81 may be revoked or amended by the Administrator at any time.

(e) This Order 81 (§ 1499.881) is hereby incorporated as a section of Supplementary Regulation No. 14 which contains modifications of maximum prices established by § 1499.2.

(f) This Order No. 81 (§ 1499.881) shall become effective November 5, 1942. (Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11442; Filed, November 4, 1942;
3:09 p. m.]

PART 1499—COMMODITIES AND SERVICES
[Order 127 Under § 1499.18 (c) of GMPR]

TENNESSEE SANDPAPER CORPORATION—

For reasons set forth in an opinion issued simultaneously herewith, *It is ordered:*

§ 1499.1127 *Adjustment of maximum prices for coated abrasives sold to distributors by the Tennessee Sandpaper Corporation.* (a) On sales and deliveries made on and after November 4, 1942, the Tennessee Sandpaper Corporation, P. O. Box 465, Nashville, Tennessee, may sell and deliver to distributors, and any distributor may buy and receive

from the Tennessee Sandpaper Corporation, coated abrasives at prices no higher than ten (10%) percent above the highest price charged a distributor for the same commodity during March, 1942, by the Tennessee Sandpaper Corporation.

(b) When used in this order, the term "distributor" means any person who buys coated abrasives for resale.

(c) All discounts, allowances, and trade practices which the seller had in effect during March, 1942, shall remain in effect under this order.

(d) This Order No. 127 may be revoked or amended by the Price Administrator at any time.

(e) This Order No. 127 (§ 1499.1127) is hereby incorporated as a section of Supplementary Regulation No. 14, which contains modifications of maximum prices established by § 1499.2.

(f) This Order No. 127 (§ 1499.1127) shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871.)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11450; Filed, November 4, 1942;
4:05 p. m.]

PART 1499—COMMODITIES AND SERVICES
[Order 141 Under § 1499.18 (c) of GMPR]

BUTLER BROTHERS

Order No. 141 under § 1499.18 (c) of the General Maximum Price Regulation—Docket No. GF3-143.

For reasons set forth in the opinion issued simultaneously herewith and filed with the Division of the Federal Register, *It is ordered:*

§ 1499.1141 *Granting adjustment of maximum prices for sales of window shades by Butler Brothers.* (a) Butler Brothers, Randolph and Canal Streets, Chicago, Illinois, may sell and deliver window shades manufactured by the Columbia Mills, Inc., 225 Fifth Avenue, New York City, at prices no higher than those hereinafter designated:

The styles and sizes at prices and terms of sale set forth in the catalog entitled "Columbia Price Lists", dated March 9, 1942, No. 3424; and the catalog entitled "Columbia Price Lists" dated March 9, 1942, No. 3423, issued by the Columbia Mills, Inc. and filed with the Office of Price Administration on September 4, 1942.

(b) Butler Brothers shall send to each customer, with each first delivery of window shades on which adjustment in maximum prices has been made pursuant to this Order No. 141; a complete list of adjusted maximum prices and a notice reading as follows:

The Office of Price Administration has granted Butler Brothers permission, pursuant to Order No. 141 under section 18 (c) of the General Maximum Price Regulation to increase its maximum prices to those specified in the price lists accompanying this Order. Since these are the standard wholesale prices

*Copies may be obtained from the Office of Price Administration.

for this commodity, you will not be permitted to increase maximum prices for your sales because of such increased maximum prices established for Butler Brothers.

(c) This Order No. 141 may be revoked or amended by the Administrator at any time.

(d) This Order No. 141 (§ 1499.1141) is incorporated as a section of Supplementary Regulation No. 14 which contains modifications of maximum prices established by § 1499.2.

(e) This Order No. 141 (§ 1499.1141) under section 18 (c) of the General Maximum Price Regulation shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11458; Filed, November 4, 1942;
5:27 p. m.]

PART 1499—COMMODITIES AND SERVICES
[Order 142 Under § 1499.18 (c) of GMPR]

F. C. FOARD & COMPANY, INC.

Order No. 142 under § 1499.18 (c) of the General Maximum Price Regulation—Docket No. GF3-2295.

For the reasons set forth in an opinion issued simultaneously herewith, *It is ordered:*

§ 1499.1142 *Adjustment of maximum prices for sales of Imp Soot Destroyer.* (a) The maximum prices for the sale of Imp Soot Destroyer by F. C. Foard & Company, Inc., Bridgeport, Connecticut, shall be the prices set forth below:

	Per dozen
Sales to distributors.....	\$2.04
Sales to jobbers.....	3.40
Sales to dealers.....	4.40
Sales to consumers.....	6.60

(b) The maximum prices for the sale of Imp Soot Destroyer by any other person shall be the highest price charged by him during March 1942 to a purchaser of the same class plus the amount by which the cost to him of Imp Soot Destroyer is increased as a result of the price increases authorized under paragraph (a).

(c) All discounts, trade practices, and practices relating to the payment of shipping charges in effect during March 1942, on the sale of Imp Soot Destroyer by any person who raises his prices under the authority set forth in paragraphs (a) and (b) shall apply to the maximum prices established by those paragraphs.

(d) The F. C. Foard & Company, Inc., with the first sale of Imp Soot Destroyer to every purchaser other than a consumer after the issuance of this order, shall send a written notification to such purchaser in the following form:

The Office of Price Administration has permitted us to raise our maximum price for sales to you of Imp Soot Destroyer from \$----- to \$----- (insert the appropriate figures according to the class of purchaser involved). Your new ceiling price for Imp Soot Destroyer is your March ceiling price plus \$----- (insert here the exact amount of the increase in the price to this purchaser).

(e) All prayers of the applicant not granted herein are denied.

(f) This Order No. 142 may be revoked or amended by the Price Administrator at any time.

(g) This Order No. 142 (§ 1499.1142) is hereby incorporated as a section of Supplementary Regulation No. 14 which contains modifications of maximum prices established by § 1499.2.

(h) This Order No. 142 (§ 1499.1142) shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11459; Filed, November 4, 1942;
5:51 p. m.]

PART 1499—COMMODITIES AND SERVICES
[Order 143 Under § 1499.18 (c) of GMPR]

SPEER HARDWARE COMPANY

Order No. 143 under § 1499.18 (c) of General Maximum Price Regulation—Docket No. GF3-637.

For the reasons set forth in an opinion issued simultaneously herewith, *It is ordered:*

§ 1499.1143 *Adjustment of maximum prices for the sale of certain saw frames by Speer Hardware Company.* (a) Speer Hardware Company, Fort Smith, Arkansas may sell and deliver the saw frames listed herein at prices no higher than those set forth below:

Item number	Maximum price (per dozen)
No. 10-42 Sandvik pulpwood saw frames	\$23.76
No. 25-L Sandvik pulpwood saw frames	33.00

(b) Before the first sale of a saw frame at a price set forth in paragraph (a) hereof, Speer Hardware Company shall notify the buyer in writing:

The Office of Price Administration has authorized an increase in our maximum price on these saw frames from \$----- to \$----- per dozen (inserting correct figure) which represents the correction of a mistake made in billing these saws below costs during March 1942. If your maximum price for these saws is based on our March 1942 price and is abnormally low in relation to prices charged by your competitors, and if this causes you, substantial hardship, you may apply to the Office of Price Administration Regional Office before November 30, 1942, for adjustment under section 18 (a) of the General Maximum Price Regulation. You may not increase your maximum price unless you receive specific authorization from the Office of Price Administration.

(c) All prayers of the petition not granted herein are denied.

(d) This Order No. 143 may be revoked or amended by the Price Administrator at any time.

(e) This Order No. 143 (§ 1499.1143) is hereby incorporated as a section of Supplementary Regulation No. 14, which contains modifications of maximum prices established by § 1499.2.

(f) This Order No. 143 (§ 1499.1143) shall become effective November 4, 1942.

(Pub. Laws No. 421, 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11460; Filed, November 4, 1942;
5:25 p. m.]

PART 1499—COMMODITIES AND SERVICES
[Order 144 Under § 1499.18 (c) of GMPR]

COLES & COMPANY

Order No. 144 under § 1499.18 (c) of General Maximum Price Regulation—Docket No. GF3-637.

For the reasons set forth in an opinion issued simultaneously herewith, *It is ordered:*

§ 1499.1144 *Adjustment of maximum prices for the sale of a certain set of garden tools by Coles & Company.* (a) Coles & Company, New York, New York, may sell and deliver the small garden tools manufactured and sold to it by The Animal Trap Company of America, Lititz, Pa., at a price no higher than \$12.00 per gross.

(b) On the first sale of garden tools at a price set forth in paragraph (a) hereof, Coles & Company shall notify the buyer in writing:

The Office of Price Administration has authorized an increase in the maximum prices of these garden tools from \$----- to \$----- (inserting correct figure) which represents only that part of our cost increases which we are unable to absorb, and was granted with the provision that your maximum prices would remain the same.

(c) All prayers of the petition not granted herein are denied.

(d) This Order No. 144 may be revoked or amended by the Price Administrator at any time.

(e) This Order No. 144 (§ 1499.1144) is hereby incorporated as a section of Supplementary Regulation No. 14, which contains modifications of maximum prices established by § 1499.2.

(f) This Order No. 144 (§ 1499.1144) shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11461; Filed, November 4, 1942;
5:53 p. m.]

PART 1499—COMMODITIES AND SERVICES
[Order 145 Under § 1499.18 (c) of GMPR]

UNION HARDWARE AND METAL COMPANY

Order No. 145 Under § 1499.18 (c) of the General Maximum Price Regulation—Docket No. GF3-2339.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, *It is ordered:*

*Copies may be obtained from the Office of Price Administration.

§ 1499.1145 *Granting to Union Hardware and Metal Company, Los Angeles, California, adjustment of its maximum prices for sales of station maintenance merchandise to Standard Oil Company of California.* (a) Union Hardware and Metal Company, 411 East First Street, Los Angeles, California, is authorized to sell and deliver to Standard Oil Company of California, tools and other items of service station maintenance equipment listed in (b) at prices no higher than prices determined by adding to the total of the seller's invoice cost plus transportation charges paid by him (not to exceed invoice costs based on the supplier's maximum prices and transportation charges based on rates in effect on the date of this order) a sum equal to twenty percent of such total.

(b) This Order No. 145 covers the following items:

A4 Tire prodding awl P & C
A118 Vim Tool & lock ring lifter P & C
A121 5" Screwdriver P & C
A134 Spring scraped P & C
A151 Tire irons P & C
A161 Hudson & Essex clutch wrench P & C
A164 3/8 x 1/16 Open end wrench P & C
A162 1/2 x 9/16 Open end wrench P & C
A166 13/16 x 11/16 Open end wrench P & C
A184 9" Ratchet handle P & C
A183 17/16 Hex socket P & C
A180 3/4 Hex socket P & C
A191 11/16 Hex socket P & C
A196 3/4" Sq. male socket P & C
A197 7/8" Sq. male socket P & C
A198 1 1/8" Sq. male socket P & C
A201 5/16" Sq. male socket P & C
A202 17/16 Spark plug socket P & C
A204 1 1/16 Spark plug socket P & C
A205 1" Spark plug socket P & C
A227 1 1/8" Spark plug socket P & C
A235 1 1/16" Spark plug socket P & C
A246 Drain plug wrench P & C
A39 36" x 72" Canvas seat cover
A40 34" x 72" Fender cover
A64 36" x 36" Canvas seat cover
A17 Battery top brush
A48 Paper towel dispenser
A22 Extra lid for Boraxo dispenser
A10 Bldg. brush
A130 1-gal. Liquid soap

(c) This Order No. 145 may be revoked or amended by the Price Administrator at any time.

(d) This Order No. 145 (§ 1499.1145) is hereby incorporated as a section of Supplementary Regulation No. 14, which contains modifications of maximum prices established by § 1499.2.

(e) This Order No. 145 (§ 1499.1145) shall become effective on the 4th day of November, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11462; Filed, November 4, 1942;
5:51 p. m.]

PART 1499—COMMODITIES AND SERVICES
[Order 146 Under § 1499.18 (c) of GMPR]

WRIGHT AND WILHELMY COMPANY

Order No. 146 under § 1499.18 (c) of the General Maximum Price Regulation—Docket No. GF3-1233.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, *It is ordered:*

§ 1499.1146 *Granting adjustment of maximum prices for sales of Wagner Kom-Kleaned Carpet Sweepers by Wright and Wilhelmy Company and retailers buying from that company.* (a) Wright and Wilhelmy Company, Omaha, Nebraska, and retailers buying from that company are authorized to sell and deliver the following Wagner Kom-Kleaned Carpet Sweepers, manufactured by E. R. Wagner Manufacturing Company, at prices no higher than those set forth below, subject to discounts, allowances and terms no less favorable than those customarily granted by the seller:

Minerva model.....	\$8.50
Co-ed model.....	7.50
Milwaukeean model.....	6.50
Enterprise model.....	4.50

(b) This Order No. 146 shall have no application to any seller whose maximum price as established under the General Maximum Price Regulation is higher than the maximum price authorized by this Order No. 146.

(c) The adjustment granted to Wright and Wilhelmy Company by paragraph (a) of this Order No. 146 is subject to the condition that the company shall advise its retailers of the adjustment granted by this Order No. 146.

(d) This Order No. 146 may be revoked or amended by the Price Administrator at any time.

(e) This Order No. 146 (§ 1499.1146) is hereby incorporated as a section of Supplementary Regulation No. 14, which contains modifications of maximum prices established by § 1499.2.

(f) This Order No. 146 (§ 1499.1146) shall become effective on the 4th day of November 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11463; Filed, November 4, 1942;
5:49 p. m.]

PART 1499—COMMODITIES AND SERVICES

[Order 147 Under § 1499.18 (c) of GMPR]

LOUISVILLE POTTERY COMPANY

Order No. 147 Under § 1499.18 (c) of the General Maximum Price Regulation—Docket No. 3116-5.

For the reasons set forth in an opinion issued simultaneously herewith, *It is ordered:*

§ 1499.1147 *Adjustment of maximum prices on gallage stoneware or stoneware specialties sold by Louisville Pottery Company, Louisville, Kentucky.* (a) Any seller at wholesale or retail may add to the maximum price established by the General Maximum Price Regulation for sales by such seller of gallage stone-

ware or stoneware specialties manufactured by Louisville Pottery Company of Louisville, Kentucky the exact dollar amount of the increase in the manufacturer's price authorized by Order No. 147 under § 1499.161 (a) (2) of Maximum Price Regulation No. 188, and paid by such seller to the manufacturer or to a wholesaler on the articles being sold.

(b) This Order No. 147 may be revoked or amended by the Price Administrator at any time.

(c) This Order No. 147 (§ 1499.1147) is hereby incorporated as a section of Supplementary Regulation No. 14 which contains modifications of maximum prices established by § 1499.2.

(d) This Order No. 147 (§ 1499.1147) shall become effective November 4, 1942. (Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11464; Filed, November 4, 1942;
5:52 p. m.]

PART 1499—COMMODITIES AND SERVICES

[Order 148 Under § 1499.18 (c) of GMPR]

NEWSPAPER BOYS OF AMERICA, INC.

Order No. 148 Under § 1499.18 (c) of the General Maximum Price Regulation—Docket No. GF3-1767.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, *It is ordered:*

§ 1499.1148 *Granting adjustment of maximum prices for sales of certain commodities by Newspaper Boys of America, Inc.* (a) Newspaper Boys of America, Inc., 222 East Ohio Street, Indianapolis, Indiana, is authorized to sell and deliver the following commodities at prices no higher than those set forth below:

363 Ball inflater.....	\$.28
147 Fielders glove.....	2.33
148 Fielders glove.....	1.78
149 Baseball's mitt.....	2.39
150 Softball glove.....	2.00
301 Tennis Racket Press.....	.50
480 Bike saddle.....	1.47
509 Pen set.....	.64
554 Billfold.....	.59
927 Stapler.....	1.56
669 Sun glasses.....	.89
933 Wrist band.....	.15
937 Razor blades.....	.23
942 Portafile.....	1.40
761 Bathroom scale.....	2.40
769 Clamp lamp.....	.81

The seller shall bear the transportation charges to the extent that it has customarily done so in the past.

(b) All prayers of the application not granted herein are denied.

(c) This Order No. 148 may be revoked or amended by the Price Administrator at any time.

(d) This Order No. 148 (§ 1499.1148) is incorporated as a section of Supplementary Regulation No. 14, which contains modifications of maximum prices established by § 1499.2.

(e) This Order No. 148 (§ 1499.1148) shall become effective on the 4th day of November, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11465; Filed, November 4, 1942;
5:48 p. m.]

PART 1499—COMMODITIES AND SERVICES

[Order 149 Under § 1499.18 (c) of GMPR]

THE AMERICAN IMPORT COMPANY

Order No. 149 under § 1499.18 (c) of General Maximum Price Regulation—Docket GF3-414.

For the reasons set forth in an opinion issued simultaneously herewith, *It is ordered:*

§ 1499.1149 *Adjustment of maximum prices for coir door mats sold by The American Import Company.* (a) The American Import Company, San Francisco, California, may add to its existing maximum prices of the coir door mats contracted for before April 28, 1942, on which it shall have paid a United States Government duty of 12¢ per square foot the amount set forth below opposite the existing maximum price of each mat:

Quality	Size	Existing maximum price	Amount to be added
		Per doz.	Per doz.
MCC/CO Lt. Wt.....	0	\$4.95	\$2.01
MCC/CO Lt. Wt.....	1	6.35	2.07
MCC/CO Lt. Wt.....	2	8.20	3.41
MCC/CO Lt. Wt.....	3	10.49	4.30
CLX/CO Med. Lt. Wt.....	0	5.48	1.83
CLX/CO Med. Lt. Wt.....	1	7.07	2.44
CLX/CO Med. Lt. Wt.....	2	9.17	3.13
CLX/CO Med. Lt. Wt.....	3	11.60	3.92
CLX/CO Med. Lt. Wt.....	4	14.64	6.11
CLB Med. Wt.....	0	6.35	1.77
CLB Med. Wt.....	1	8.50	2.37
CLB Med. Wt.....	2	10.63	3.04
CLB Med. Wt.....	3	12.79	3.80
CLB Med. Wt.....	4	15.15	4.63
CLB Med. Wt.....	5	17.93	6.68
LB Med. Heavy Wt.....	1	9.07	2.10
LB Med. Heavy Wt.....	2	11.62	2.78
LB Med. Heavy Wt.....	3	14.22	3.47
LB Med. Heavy Wt.....	4	17.35	4.25
LB Med. Heavy Wt.....	5	20.85	6.10
LB Med. Heavy Wt.....	7	31.67	7.03
LB Med. Heavy Wt.....	9	41.60	9.27
MB Heavy Wt.....	2	15.35	2.21
MB Heavy Wt.....	3	18.70	2.76
MB Heavy Wt.....	4	22.63	3.37
MB Heavy Wt.....	5	26.04	4.05
MB Heavy Wt.....	6	31.93	4.78
MB Heavy Wt.....	7	37.47	5.68
MB Heavy Wt.....	8	43.00	6.41
MB Heavy Wt.....	9	49.11	7.33

Such an addition authorized herein shall be billed as a separate charge and stated separately by The American Import Company on its invoice.

(b) The amount of duty which The American Import Company shall have added to its existing maximum price of a coir door mat under paragraph (a) hereof may be added to the existing maximum price of any subsequent purchaser of such mat. The addition authorized herein shall be billed as a separate charge and stated separately on each invoice as "Duty Increase Surcharge".

*Copies may be obtained from the Office of Price Administration.

(c) Before offering to sell or deliver one of the coir door mats under the provisions of paragraph (a) hereof, The American Import Company shall furnish the buyer with the following notification:

The Office of Price Administration has authorized the addition to the maximum price of this door mat of an amount equal to the increase in duty paid, which is stated separately on the invoice. You and your purchasers are also authorized to add to your maximum prices the exact amount of the increase which you have paid, provided you bill such as a separate charge.

(d) Prior to the sale by The American Import Company of any of the said coir door mats listed in paragraph (a) hereof, it shall file with the Office of Price Administration in Washington, D. C., an original and four copies of a verified statement of the number of coir door mats The American Import Company contracted for before April 28, 1942 which became subject to the duty of 12¢ per square foot, and the number of such mats still on hand or still to be delivered to it.

(e) All prayers of the petition not granted herein are denied.

(f) This Order No. 149 may be revoked or amended by the Price Administrator at any time.

(g) This Order No. 149 (§ 1499.1149) is hereby incorporated as a section of Supplementary Regulation No. 14, which contains modifications of maximum prices established by § 1499.2.

(h) This Order No. 149 (§ 1499.1149) shall become effective November 4, 1942. (Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November, 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11466; Filed, November 4, 1942;
5:50 p. m.]

PART 1499—COMMODITIES AND SERVICES
[Order 150 Under § 1499.18 (c) of GMPR]
UNITED STATES TREASURY DEPARTMENT,
PROCUREMENT DIVISION

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, and in accordance with § 1499.18 (c) of the General Maximum Price Regulation, *It is hereby ordered:*

§ 1499.1150 *Adjustment of Maximum Prices for purchases of drafting room and office supplies under Class 53 of the general schedule of supplies by the United States Treasury Department, Procurement Division, Washington, D. C.* (a) The United States Treasury Department, Procurement Division, Washington, D. C. may buy and receive from any person, and any person may sell and deliver to the said Treasury Department, Procurement Division, any of the commodities subject to the General Maximum Price Regulation, which are listed

in the specifications and proposals for supplies, issued July 15, 1942, by the Treasury Department, Procurement Division, Washington, D. C. entitled "Drafting Room and Office Supplies under Class 53 of the General Schedule of Supplies for the Period December 1, 1942 to November 30, 1943," at prices not to exceed the lowest bid for such articles received by said Treasury Department.

(b) In the event that such lowest bid exceeds the maximum price of the seller for such article established by the General Maximum Price Regulation, the seller shall file with the Office of Price Administration in Washington, D. C. on or before December 1, 1942 a report in duplicate setting forth the following data:

(1) The list number of the commodity set forth upon the Schedule of Supplies.

(2) A brief description of the commodity.

(3) The price bid per unit of the commodity.

(4) A detailed analysis of the costs to be incurred by the seller in filling the contract, including materials, production charges, overhead and other costs, exclusive of taxes.

(5) The gross profit per unit to be realized by the seller in filling the contract.

(6) The same type of information listed in paragraphs 4 and 5 above with respect to the seller's costs and profit on the sale of the same or a similar article to the Treasury Department, Procurement Division under a contract for the preceding year and the price charged to the Treasury Department under said contract.

(7) Any further information which the seller wishes to submit, or which this Office may consider necessary to the determination of the maximum price to be charged for the commodity.

(c) In the case of any person who has submitted the lowest bid for the sale of any commodity under said Class 53, and who has complied with the provisions of paragraph (b) hereof, said bid price shall constitute seller's maximum price for the sale of such commodity under said Class 53, unless within fifteen days from the filing of the seller's report, the Office of Price Administration shall disapprove said price. In such event, it shall approve a lower maximum price for such transaction.

(d) All prayers of the application not granted herein are denied.

(e) This Order No. 150 may be revoked or amended by the Price Administrator at any time.

(f) Unless the context otherwise requires, the definitions set forth in § 1499.20 of the General Maximum Price Regulation shall apply to the terms used herein.

(g) This Order No. 150 shall become effective November 4, 1942.

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11467; Filed, November 4, 1942;
5:48 p. m.]

PART 1499—COMMODITIES AND SERVICES
[Order 151 Under § 1499.18 (c) of GMPR]

WESTERN ELECTRIC COMPANY, INC.

Order No. 151 Under § 1499.18 (c) of the General Maximum Price Regulation—Docket No. GF3-385.

For the reasons set forth in an opinion issued simultaneously herewith, *It is ordered:*

§ 1499.1151 *Adjustment of maximum prices for the sale of certain commodities by Western Electric Company, Inc.—(a) Commodities covered by this order.* This order shall apply only to those commodities which are purchased by the Western Electric Company, Incorporated, through its central purchasing organization and for which the actual cost of acquisition determined as of the effective date of this order exceeds the established maximum price for resale by Western Electric Company, Incorporated.

(b) *Maximum prices for commodities covered by this order.* Western Electric Company, Incorporated, may sell the commodities covered by this order at prices no higher than prices determined by adding the dollar margin received by Western Electric Company, Incorporated, on the resale of such commodities in March 1942 to the actual cost of acquisition as of the effective date of this order, or to the supplier's maximum price for sales of such commodities to Western Electric Company, Incorporated, whichever is lower.

(c) *Reports.* Western Electric Company, Incorporated, shall submit such reports in connection with the purchase and sale of the commodities covered by this order as may be required from time to time by the Office of Price Administration.

(d) *Denial of prayers not granted.* All the prayers of the petition of the Western Electric Company, Incorporated, not granted herein, nor in Order No. 3 under § 1346.469 (c) of Maximum Price Regulation No. 225, are denied.

(e) *Amendment of order.* This Order No. 151 may be revoked or amended by the Price Administrator at any time.

(f) *Incorporation of this order into Supplementary Regulation No. 14.* This Order No. 151 (§ 1499.1151) is incorporated as a section of Supplementary Regulation No. 14 which contains modifications of maximum prices established by § 1499.2.

(g) *Effective date of order.* This Order No. 151 shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued November 4, 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11463; Filed, November 4, 1942;
5:52 p. m.]

PART 1499—COMMODITIES AND SERVICES
[Order 152 Under § 1499.18 (c) of GMPR]

AMERICAN BEAUTY AIDS CO.

Order No. 152 Under § 1499.18 (c) of the General Maximum Price Regulation—Docket No. GF 3-553.

For the reasons set forth in an opinion issued simultaneously herewith, *It is ordered:*

§ 1499.1152 *Adjustment of maximum prices on hair curlers sold by Adolph Reifer, doing business as American Beauty Aids Co.* (a) Any retailer may sell and deliver Adolph Reiter woman's hair curler at a price not in excess of that hereinafter set forth:

§0.15 per package of 2 hair curlers.

(b) This Order No. 152 may be revoked or amended by the Price Administrator at any time.

(c) This Order No. 152 (§ 1499.1152) is hereby incorporated as a section of Supplementary Regulation No. 14 which contains modifications of maximum prices established by § 1499.2.

(d) This Order No. 152 (§ 1499.1152) shall become effective November 4, 1942. (Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11469; Filed, November 4, 1942; 5:52 p. m.]

PART 1499—COMMODITIES AND SERVICES
[Order 153 Under § 1499.18 (c) of GMPR]

ALASKA PACIFIC SALMON CO.

Order No. 153 Under § 1499.18 (c) of the General Maximum Price Regulation—Docket No. GF3-1172.

For the reasons set forth in an opinion issued simultaneously herewith, *It is ordered:*

§ 1499.1153 *Adjustment of maximum prices for "Minute Man" Dehydrated Soup Mixes manufactured by Alaska Pacific Salmon Co.* (a) Alaska Pacific Salmon Co., having its principal place of business in New York City, New York, and any wholesaler and retailer may sell and deliver and any person may buy and receive "Minute Man" dehydrated soup mixes in the following varieties:

2½ ounce packages of "Minute Man" Noodle Soup Mix.

1½ ounce packages of "Minute Man" Vegetable Soup Mix.

1¾ ounce packages of "Minute Man" Broth with Rice.

at prices no higher than those set forth below:

(1) *Alaska Pacific Salmon Co.* The maximum prices established under § 1499.2 of the General Maximum Price Regulation plus 5 cents per dozen packages of "Minute Man" dehydrated soup mixes.

(2) *Wholesalers.* The maximum prices established for the particular wholesalers under § 1499.2 of the General Maxi-

mum Price Regulation plus 5 cents per dozen of "Minute Man" dehydrated soup mixes.

(3) *Retailers.* The maximum prices established for the particular retailer under § 1499.2 of the General Maximum Price Regulation plus 5 cents per dozen, or ½ cent per package of "Minute Man" dehydrated soup mixes. No seller at retail shall change his customary units of sale but he shall continue to sell and deliver either single package units and/or multiple package units according to the individual retailer's custom. Any maximum price either for single package units or for multiple package units of sale computed hereunder to a fraction of a cent, shall be adjusted to the nearest lower cent if such fraction is less than one-half cent and shall be adjusted to the nearest higher cent if such fraction is one-half cent or more.

(b) The adjustments granted in this order are subject to the following conditions:

(1) Before or at the time of the first delivery to any wholesaler of "Minute Man" dehydrated soup mixes on and after November 4, 1942, Alaska Pacific Salmon Co. shall supply a written statement to the wholesaler, as follows:

The Office of Price Administration by Order No. 153, effective November 4, 1942, under § 1499.18 (c) of the General Maximum Price Regulation has authorized us to increase our maximum price for sales to you of "Minute Man" dehydrated soup mixes 5 cents per dozen packages. Your new ceiling prices for "Minute Man" dehydrated soup mixes are your March 1942 ceiling prices plus 5 cents per dozen packages. You must not change your customary allowances, discounts or other price differentials, unless such change results in a lower price.

(2) For a period of three months, beginning with its first shipment under the new maximum prices, Alaska Pacific Salmon Co. shall include in each shipping case of "Minute Man" dehydrated soup mixes a written statement as follows:

The maximum selling prices for "Minute Man" dehydrated soup mixes have been increased 5 cents per dozen packages by authorization of the Office of Price Administration in Order No. 153 effective November 4, 1942, under § 1499.18 (c) of the General Maximum Price Regulation. As a retailer your new ceiling prices for "Minute Man" dehydrated soup mixes are your March 1942 ceiling prices plus 5 cents per dozen packages or ½ cent per package. You must not change your customary units of sale but shall continue to sell and deliver either single package units and/or multiple package units according to your custom. Any maximum price either for single package units or for multiple package units of sale computed hereunder to a fraction of a cent, shall be decreased to the nearest lower cent if such fraction is less than one-half cent and shall be increased to the nearest higher cent if such is one-half cent or more. You must not change your customary allowances, discounts, or other price differentials, unless such change results in a lower price.

You are required to keep this notice for examination.

(c) All prayers of the petition not granted herein are denied.

(d) This Order No. 153 may be revoked or amended by the Price Administrator at any time.

(e) This Order No. 153 (§ 1499.1153) is hereby incorporated as a section of Supplementary Regulation No. 14 which contains modifications of maximum prices established by § 1499.2.

(f) This Order No. 153 (§ 1499.1153) shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11470; Filed, November 4, 1942; 5:51 p. m.]

PART 1301—MACHINE TOOLS

[RFS 67, Amendment 20]

NEW MACHINE TOOLS

A statement of the considerations involved in the issuance of this amendment has been prepared and filed with the Division of the Federal Register.* New subparagraph (17) is added to § 1301.51 (a) and new subparagraph (10) is added to § 1301.54 (e) as set forth below.

§ 1301.51 *Maximum prices for new machine tools and extras.* (a) * * *

(17) *The King Machine Tool Company, Winton Place Station, Cincinnati, Ohio.* Notwithstanding any other provision of this paragraph (a), regardless of the terms of any existing contract of sale or other commitment, the maximum price at which The King Machine Tool Company may sell, offer to sell, deliver or transfer, and the maximum price at which any person may buy, offer to buy, or accept delivery from The King Machine Tool Company of, any of the twenty-five (25) 72" vertical boring and turning machines to be manufactured by Columbia Machinery and Engineering Company of Hamilton, Ohio, as subcontractor, shall be \$24,351 each.

§ 1301.54 *Records and reports.* * * *

(e) * * *

(10) The King Machine Tool Company of Winton Place Station, Cincinnati, Ohio, shall file with the Office of Price Administration, Washington, D. C., (i) on December 15, 1942, or not later than ten days after the final contract between it and the Columbia Machinery and Engineering Company for the manufacture of twenty-five 72" vertical boring and turning machines shall have been executed, a copy thereof certified by an officer of The King Machine Tool Company to be a true and correct copy; and (ii) the serial number of each such machine tool manufactured by Columbia Machinery and Engineering Company, as subcontractor, within five days after such number shall have become available.

*Copies may be obtained from the Office of Price Administration.

17 F.R. 1337, 1836, 2000, 2105, 2472, 2473, 2539, 2680, 2996, 3445, 3820, 4176, 5513, 5987, 7239, 7834, 8928.

§ 1301.59a *Effective dates of amendments.* * * *

(b) Amendment No. 20 (§§ 1301.51 (a) (17), 1301.54 (e) (10)) to Revised Price Schedule No. 67 shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11485; Filed, November 4, 1942;
5:53 p. m.]

PART 1301—MACHINE TOOLS

[RPS 67,¹ Amendment 21]

NEW MACHINE TOOLS

A statement of the considerations involved in the issuance of this amendment has been prepared and filed with the Division of the Federal Register.* New subparagraph (18) is added to § 1301.51 (a) as set forth below:

§ 1301.51 *Maximum prices for new machine tools and extras.* (a) * * *

(18) *Portage Machine Company, Akron, Ohio.* Notwithstanding any other provisions of this paragraph (a), regardless of the terms of any existing contract of sale or other commitment, the maximum price at which Portage Machine Company may sell, offer to sell, deliver or transfer, and the maximum price at which any person may buy, offer to buy, or accept delivery from Portage Machine Company of, any of the 4" Bar Horizontal Boring Mills, base machine, manufactured by Portage Machine Company shall be \$18,500 each.

§ 1301.59a *Effective dates of amendments.* * * *

(u) Amendment No. 21 (§ 1301.51 (a) (18)) to Revised Price Schedule No. 67 shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong., E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11491; Filed, November 4, 1942;
5:26 p. m.]

PART 1305—ADMINISTRATION

[General Order 3,² Amendment 2]

DELEGATION TO REGIONAL ADMINISTRATORS OF AUTHORITY TO SEND LICENSING WARNING NOTICES

Subparagraphs (1) and (3) of paragraph (a) of § 1305.13 are hereby amended to read as set forth below:

(1) Each of the several Regional Administrators of the Office of Price Administration is authorized, within his

*Copies may be obtained from the Office of Price Administration.

¹ 7 F.R. 1337, 1836, 2000, 2105, 2472, 2473, 2539, 2680, 3996, 3445, 3820, 4176, 5513, 5987, 7239, 7834, 8928.

² 7 F.R. 5480, 8797.

region, to send a warning notice by registered mail to any person who, in the judgment of such Regional Administrator, has violated any of the provisions of a license issued under section 205 (f) of the Emergency Price Control Act of 1942, or has violated any of the provisions of any regulation, order, or requirement under section 2 or section 202 (b) of said Act, or any of the provisions of any price schedule effective in accordance with the provisions of section 206 of said Act, which is applicable to such person. In the absence of any Regional Administrator, the Acting Regional Administrator may exercise any of the authority conferred upon the Regional Administrator by paragraph (a) (1) of this General Order No. 3.

(3) Any warning notice sent by any Regional Administrator or any Acting Regional Administrator pursuant to the authority conferred by this General Order No. 3, or sent by one of the several Directors for Puerto Rico, the Virgin Islands, Alaska and Hawaii pursuant to authority conferred by the Regional Administrator of the Ninth Region under paragraph (a) (2) of this order, shall have the same force and effect as if sent by the Price Administrator.

(b) * * *

(2) This Amendment No. 2 (§ 1305.13 (a) (1), (3)) to General Order No. 3 shall become effective this 4th day of November 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871.)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11486; Filed, November 4, 1942;
5:25 p. m.]

PART 1352—FLOOR COVERINGS

[RPS 57,¹ Amendment 1]

WOOL FLOOR COVERINGS

A statement of considerations involved in the issuance of this amendment, has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

A new subparagraph (3) has been added to § 1352.1 (a) as set forth below:

§ 1352.1 *Maximum prices for wool floor coverings.* * * *

(a) * * *

(3) In the case of Langhorne Carpet Company, South Langhorne, Pennsylvania the maximum price for the sale of Vernon Heather $\frac{3}{4}$ yard wool floor covering shall be \$1.00 per running yard in sales to Montgomery Ward & Company, Chicago, Illinois, Mail Order Departments and \$1.05 per running yard in sales to Montgomery Ward & Company's retail stores.

§ 1352.13 *Effective dates of amendments.* (a) Amendment No. 1 (§ 1352.1

¹ 7 F.R. 1314, 1836, 2000, 2132, 6385.

(a) (3)) shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11483; Filed, November 4, 1942;
5:25 p. m.]

PART 1390—MACHINERY AND TRANSPORTATION EQUIPMENT

[MPR 136,¹ Amendment 49]

MACHINES AND PARTS AND MACHINERY SERVICES

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.*

New subparagraph (36) is added to § 1390.25 (c) as set forth below:

§ 1390.25 *Petitions for amendment or adjustment.* * * *

(c) *Amendments.* * * *

(36) *A. K. Robins & Company.* Notwithstanding the provisions of § 1390.5, the maximum price applicable to the sale by A. K. Robins & Company, Baltimore, Maryland, of its Improved Stringless Bean Splitter shall be \$850, equipped with belt drive, and \$950 equipped with motor drive.

§ 1390.31a *Effective dates of amendments.* * * *

(xx) Amendment No. 49 (§ 1390.25 (c) (36)) to Maximum Price Regulation No. 136, as amended, shall become effective November 4, 1942.

(Pub. Laws 421, 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11490; Filed, November 4, 1942;
5:26 p. m.]

PART 1390—MACHINERY AND TRANSPORTATION EQUIPMENT

[MPR 136,¹ Amendment 50]

MACHINES AND PARTS, AND MACHINERY SERVICES

A statement of considerations involved in the issuance of Amendment No. 50 has been prepared and filed with the Division of the Federal Register.*

A new subparagraph (37) is added to paragraph (c) of § 1390.25 to read as set forth below:

§ 1390.25 *Petitions for amendment or adjustment.* * * *

(c) *Amendments.* * * *

(37) *Unique Manufacturing Company.* Notwithstanding the provisions of §§ 1390.4, 1390.5 and 1390.6, the maxi-

¹ 7 F.R. 5047, 5362, 5665, 5903, 6425, 6682, 6839, 6964, 6965, 6937, 6973, 7010, 7246, 8707, 7329, 7365, 7599, 7602, 7739, 7744, 7907, 7912, 7945, 7944, 8193, 8362, 8433, 8479, 8520, 8652, 8739, 8337.

maximum price applicable for the sale of any machine tool attachments manufactured by Unique Manufacturing Company, Omaha, Nebraska, shall be determined pursuant to the provisions of §§ 1390.5 and 1390.6 except that the date April 10, 1942 shall be substituted for the date October 1, 1942 wherever that date appears in §§ 1390.5 and 1390.6.

§ 1390.31 (a) *Effective date of amendments.* * * *

(yy) Amendment No. 50 (§ 1390.25 (c) (37)) to Maximum Price Regulation No. 136, as amended, shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11489; Filed, November 4, 1942;
5:26 p. m.]

PART 1390—MACHINERY AND TRANSPORTATION EQUIPMENT

[MPR 136,¹ as Amended, Amendment 51]

MACHINES AND PARTS AND MACHINERY SERVICES

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.*

New subparagraph (38) is added to § 1390.25 (c) as set forth below:

§ 1390.25 *Petitions for amendment or adjustment.* * * *

(c) *Amendments.* * * *

(38) *AC Spark Plug Division of General Motors Corporation.* Notwithstanding the provisions of § 1390.5, (i) the maximum price applicable to the sale by AC Spark Plug Division of General Motors Corporation of any spark plug for military use for which the replacement price in March, 1942, was \$0.28, shall be \$0.15, whether sold for original equipment or as a replacement; (ii) the maximum price applicable to the sale by said Company of any patented Air Cleaner for military use for which the price in March, 1942, was \$0.965, shall be \$1.05.

§ 1390.31a *Effective dates of amendments.* * * *

(zz) Amendment No. 51 (§ 1390.25 (c) (38)) to Maximum Price Regulation No. 136, as amended, shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11487; Filed, November 4, 1942;
5:25 p. m.]

*Copies may be obtained from the Office of Price Administration.

¹ 7 F.R. 5047, 5362, 5665, 5908, 6425, 6682, 6899, 6964, 6965, 6937, 6973, 7010, 7246, 7320, 7365, 7509, 7602, 7739, 7744, 7907, 7912, 7945, 7944, 8198, 8362, 8433, 8479, 8520, 8652, 8707, 8739, 8897.

PART 1390—MACHINERY AND TRANSPORTATION EQUIPMENT

[MPR 136,¹ as Amended, Amendment 52]

MACHINES AND PARTS AND MACHINERY SERVICES

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.*

New subparagraph (39) is added to § 1390.25 (c) as set forth below:

§ 1390.25 *Petitions for amendment or adjustment.* * * *

(c) *Amendments.* * * *

(39) *Louis Van Dorp Sheet Metal & Roofing Co., Inc.* Notwithstanding the provisions of §§ 1390.5 and 1390.6, the maximum price applicable to the sale by Louis Van Dorp Sheet Metal & Roofing Co., Inc., Topeka, Kansas, of the following sizes of its combination water gauge lamp and guard manufactured for the Santa Fe Railway System shall be the price set forth below opposite each size:

	Per dozen
Size No. 3.....	\$42.00
Size No. 4.....	43.00
Size No. 6.....	44.00
Size No. 7.....	48.00

§ 1390.31a *Effective dates of amendments.* * * *

(aaa) Amendment No. 52 (§ 1390.25 (c) (39)) to Maximum Price Regulation No. 136, as amended, shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong., E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11492; Filed, November 4, 1942;
5:26 p. m.]

PART 1399—CONSTRUCTION, OIL FIELD, MINING, AND RELATED MACHINERY

[MPR 134,² Amendment 4]

CONSTRUCTION AND ROAD MAINTENANCE EQUIPMENT RENTAL PRICES AND OPERATING OR MAINTENANCE SERVICE CHARGES

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.*

New subparagraph (2) is added to § 1399.11 (b) as set forth below:

§ 1399.11 *Petitions for amendment.* * * *

(b) *Special amendments.* * * *

(2) *Sierra Tractor & Equipment Co.* Notwithstanding the provisions of § 1399.6, the maximum charge applicable

² 7 F.R. 3203, 3411, 3447, 7001, 8386.

to any repair and maintenance supplied by the Sierra Tractor & Equipment Co. of Chico, California, at its Chico and Redding shops on construction or road maintenance equipment shall be at the rate of \$2.00 per hour.

§ 1399.14a *Effective dates of amendments.* * * *

(d) Amendment No. 4 (§ 1399.11 (b) (2)) to Maximum Price Regulation No. 134 shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong. E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11484; Filed, November 4, 1942;
5:49 p. m.]

TITLE 49—TRANSPORTATION AND RAILROADS

Chapter I—Interstate Commerce Commission

[Amendment 1 to Posting Order 308]

PART 148—POSTING TARIFFS AT STATIONS

MODIFICATION OF CERTAIN REQUIREMENTS

In the matter of modification of the provisions of section 6 of the Act with regard to posting freight or passenger tariffs at stations.

Present: Clyde B. Aitchison, Chairman, to whom the above-entitled matter has been assigned for action thereon.

The modification of the posting requirements made by Posting Order No. 308 of April 30, 1942, being under further consideration, and good cause appearing therefor;

It is ordered, That the list of localities specifically named in the eighth paragraph (§ 148.8) of the Commission's order of October 12, 1915, as amended by Posting Order No. 308 of April 30, 1942, be, and it is hereby further amended by adding to said list the points at which complete public files of tariffs shall be provided and maintained by The Midland Terminal Railway Company, Mississippi & Skuna Valley Railroad Company, Pittsburgh, Chartiers & Youghiogheny Railway Company, Waynesburg and Washington Railroad Company and Wood River Branch Railroad Company and by substituting the following items for the corresponding items in Posting Order No. 308:

Chicago Junction Rail- Chicago, Ill.
way (The Chicago
River and Indiana
Railroad Company,
Lessee).

The Chicago River Chicago, Ill.
and Indiana Rail-
road Company.

² 7 F.R. 3412.

Indiana Harbor Belt Railroad Company. Chicago, Ill.
 The Kansas City Southern Railway Company—
 Freight— Kansas City, Mo.
 Passenger— Shreveport, La.
 Louisiana & Arkansas Railroad Company—
 Freight— Kansas City, Mo.
 Passenger— Shreveport, La.
 The Midland Terminal Railway Company. Colorado Springs, Colo.
 Mississippi & Skuna Valley Railroad Company. Memphis, Tenn.
 The New York Central Railroad Company. New York, N. Y.
 Chicago, Ill.
 Cincinnati, Ohio.
 Pittsburgh, Pa.
 Pittsburgh, Chartiers & Youghiogeny Railway Company.
 Southern Railway System Lines. Atlanta, Ga.
 The Alabama Great Southern Railroad Company. Cincinnati, Ohio.
 Belt Railway Company of Chattanooga. Washington, D. C.
 Carolina and Tennessee Southern Railway Company.
 Chattanooga Traction Company.
 Cincinnati, Burnside & Cumberland River Railway Company.
 The Cincinnati, New Orleans and Texas Pacific Railway Company.
 Georgia Southern and Florida Railway Company.
 Harriman and Northeastern Railroad Company.
 New Orleans and Northeastern Railroad Company.
 New Orleans Terminal Company.
 St. Johns River Terminal Company.
 Southern Railway Company.
 State University Railroad Company.
 Waynesburg and Pittsburgh, Pa.
 Washington Railroad Company.
 Wood River Branch Boston, Mass.
 Railroad Company.

except that in lieu of maintaining a complete public file of freight tariffs at a point on its line, the Pennsylvania-Reading Seashore Lines is authorized to consider the complete public files of freight tariffs maintained by The Pennsylvania Railroad Company and the Reading Company, located in Philadelphia, Pa., as its complete public file of freight tariffs, *Provided*, That at Camden, N. J., the Pennsylvania-Reading Seashore Lines shall provide and maintain a complete public file of freight tariffs covering rates, rules and regulations applying locally over its line; that in lieu of maintaining a complete public file of tariff publications which it issues or is a party to, the Terminal Railroad Association of St. Louis be permitted to establish and maintain a complete pub-

lic file of tariffs issued by it, or for it by an agent; and that the Manufacturers Railway Company need not maintain in its public file of tariffs at St. Louis, Mo., tariffs in which it participates only as a concurring intermediate carrier: *Provided further*, That, if a subsidiary or small connecting line has authorized the parent company, or principal connecting line, to publish and file for it all of its tariffs, tariffs so issued and filed on its behalf will be included in the complete public tariff files of the parent or issuing line, and it will not be necessary for such subsidiary or small line to maintain an additional complete public file.

Each of such files shall be in charge of an employee of the carrier, who will give desired information and assistance to those who may wish to consult such file, and each such file shall be kept open and accessible to the public during ordinary business hours and on business days.

The tenth and eleventh paragraphs (§ 148.9) of the Commission's order of October 12, 1915, are hereby eliminated and all posting orders issued prior to April 30, 1942, so far as they amend or modify the order of October 12, 1915, with regard to the location of public files of tariffs of common carriers by railroad (§ 148.12), are hereby canceled.

And it is further ordered, That this order shall continue in force until further order of the Commission. (Sec. 1, 25 Stat. 855, sec. 2, 34 Stat. 586, sec. 409, 41 Stat. 483; 49 U.S.C. 6 (6))

Dated at Washington, D. C., this 2d day of November 1942.

By the Commission.

[SEAL]

W. P. BARTEL,
Secretary.

[F. R. Doc. 42-11509; Filed, November 5, 1942;
11:17 a. m.]

Notices

BOARD OF ECONOMIC WARFARE.

[No. 2]

NIAGARA EXPORT AND IMPORT CO.

ORDER DENYING LICENSING PRIVILEGES

Pursuant to Part 807 of the regulations adopted under section 6 of the Act of July 2, 1940, as amended, the Chief of the Trade Intelligence Division of the Export Control Branch, Office of Exports, has charged the Niagara Export & Import Co., 44 Beaver St., New York City, and W. R. Shepherd, at the same address, (hereinafter referred to as respondents) with violations of Proclamation 2497,¹ authorizing a Proclaimed List of Certain Blocked Nationals and Controlling Certain Exports issued in part under the authority of said Section. The respondents have filed a written answer to the charges set forth.

The Compliance Commissioner, duly designated under § 807.1² of the aforesaid regulations, has reviewed the record

and filed his findings of fact and recommendations in the matter. The following facts have been found:

On December 13, 1940, a certificate for conducting an export business under the name of Niagara Export & Import Co. was filed in New York City listing Russell R. Shepherd as owner; William R. Shepherd, the father of Russell R. Shepherd, directed the business of the Niagara Export & Import Co. and at all times in the course of its negotiations with "Hauck" S. A., acted as owner thereof. Russell R. Shepherd, in whose name the Niagara Export & Import Co. was registered, did not engage in any of the activities of the company. The Niagara Export & Import Co. acted as agent for, and carried on business with "Hauck" S. A., of Caracas, Venezuela prior to July 17, 1941. On July 17, 1941, the name of "Hauck" S. A. (Sucesores de Ludwig Hauck & Co.) Dr. Diaz a Zamuro 57, Caracas, Venezuela, was placed on the Proclaimed List of Certain Blocked Nationals. Between the dates of August 29, 1941, and December 31, 1941, the Niagara Export & Import Co. exported merchandise for the account of and performed services for Carlos Niemtschik y Cia. of Caracas, Venezuela, amounting to \$18,806.97. The books of account of the Niagara Export & Import Co. charge Carlos Niemtschik y Cia. with the sum of \$400.00 per month for fees, office and overhead expenses from July 1, 1941, to October 31, 1941. These exportations, commissions and services were performed with the knowledge that Carlos Niemtschik y Cia. was an agent of, and was acting for, on account of, and on behalf of "Hauck" S. A. of Caracas, Venezuela.

The Compliance Commissioner has found that these exportations, payments of commissions, and services performed in connection therewith were made at a time when "Hauck" S. A. appeared on the Proclaimed List of Certain Blocked Nationals, and that such exportations were for and on behalf of "Hauck" S. A. were without license or certificate of hardship, and as such, violated section 6 of the Act of July 2, 1940, as amended, and section 3 of the aforesaid Proclamation 2497.

Upon consideration of the record, Findings of Fact and Recommendations, in this matter, *It is hereby ordered*, That

1. All export licenses heretofore issued to W. R. Shepherd, also known as William R. Shepherd, and to the Niagara Export & Import Co. for exports as yet not consummated, are hereby revoked, and

2. W. R. Shepherd, also known as William R. Shepherd, and the Niagara Export & Import Co. and any person, association, or organization acting on behalf of, or for the account of either of them, are denied the privilege of obtaining individual export licenses and the use of any general or unlimited export license for any exportation whatsoever from the United States for the duration of the war.

The respondents may appeal in writing to the Assistant Director in charge of the Office of Exports provided the

¹ 6 F.R. 3555.

² 7 F.R. 5018.

appeal is taken within ten (10) days after receipt of this order.

(Sec. 6, 54 Stat. 714, Pub. Laws 75 and 638, 77th Cong.; Order No. 3, Delegations of Authority Nos. 25 and 26, 7 F.R. 4951).

A. N. ZIEGLER,
Acting Chief,
Export Control Branch,
Office of Exports.

OCTOBER 28, 1942.

[F. R. Doc. 42-11501; Filed, November 5, 1942;
10:31 a. m.]

OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Vesting Order 209]

37.33% OF THE CAPITAL STOCK OF ATOW MATSUOKA COMPANY AND CERTAIN INDEBTEDNESS OWING BY IT

Under the authority of the Trading with the enemy Act, as amended, and Executive Order No. 9095, as amended,¹ and pursuant to law, the undersigned, after investigation, finding:

(a) That the property described as follows:

56 shares (35 Class A shares and 21 Class B shares, which constitute a substantial part, namely, 37.33%, of all outstanding shares) of common capital stock of Atow Matsuoka Company, a California corporation, San Francisco, California, which is a business enterprise within the United States, which shares are owned by Yoshio Matsuoka whose last known address was represented to the undersigned as being Japan,

is property of, and represents an interest in said business enterprise which is, a national of a designated enemy country (Japan); and

(b) That the property described as follows:

All right, title, interest and claim of any name or nature whatsoever of Atow Matsuoka, whose last known address was represented to the undersigned as being Japan, in and to all indebtedness, contingent or otherwise and whether or not matured, owing to him by said Atow Matsuoka Company, including but not limited to all security rights in and to any and all collateral for any or all of such indebtedness and the right to sue for and collect such indebtedness,

is an interest in the aforesaid business enterprise held by a national of an enemy country, and also is property within the United States owned or controlled by a national of a designated enemy country (Japan),

and determining that to the extent that said nationals are persons not within a designated enemy country the national interest of the United States requires that such persons be treated as nationals of the aforesaid designated enemy country, and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive Order. Executed at Washington, D. C., on October 3, 1942.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 42-11503; Filed, November 5, 1942;
11:15 a. m.]

[Vesting Order 214]

ALL OF THE CAPITAL STOCK OF STEFFEN, JONES & CO., INC., AND CERTAIN INDEBTEDNESS OWING BY IT

Under the authority of the Trading with the enemy Act, as amended, and Executive Order No. 9095, as amended,¹ and pursuant to law, the undersigned, after investigation, finding:

(a) That the property described as follows:

All of the outstanding capital stock of Steffen, Jones & Co., Inc., a New York corporation, New York, New York, which is a business enterprise within the United States, consisting of 150 shares of no par value common stock, which shares are owned by Dr. Robert F. Lachmann whose last known address was represented to the undersigned as being Hamburg, Germany,

is property of, and represents ownership of said business enterprise which is, a national of a designated enemy country (Germany), and

(b) That the property described as follows:

All right, title, interest and claim of any name or nature whatsoever of Dr. Robert F. Lachmann, Hamburg, Germany, and Julius Lachmann, Hamburg, Germany, and each of them, in and to all indebtedness, contingent or otherwise and whether or not matured, owing to them or either of them by said Steffen, Jones & Co., Inc., including but not limited to all security rights in and to any

and all collateral for any or all of such indebtedness and the right to sue for and collect such indebtedness,

is an interest in the aforesaid business enterprise held by nationals of an enemy country, and also is property within the United States owned or controlled by nationals of a designated enemy country (Germany);

and determining that to the extent that any or all of such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany), and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on October 3, 1942.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 42-11504; Filed, November 5, 1942;
11:15 a. m.]

[Vesting Order 232]

ALL OF THE CAPITAL STOCK OF WESTFALIA SEPARATOR COMPANY, INC., AND CERTAIN INDEBTEDNESS OWING BY IT

Under the authority of the Trading with the enemy Act, as amended, and Executive Order No. 9095, as amended,¹ and pursuant to law, the undersigned, after investigation, finding:

(a) That the property described as follows:

¹ 7 F.R. 5205.

All of the capital stock of Westfalla Separator Company, Inc., a New York corporation, Bloomfield, New Jersey, which is a business enterprise within the United States, consisting of 150 shares of \$100 par value common capital stock, which shares are owned by Ramesohl & Schmidt, A. G., whose last known address was represented to the undersigned as being Oelds, Westphalia, Germany,

is property of, and represents ownership of said business enterprise which is, a national of a designated enemy country (Germany); and

(b) That the property described as follows:

All right, title, interest and claim of any name or nature whatsoever of the aforesaid Ramesohl & Schmidt, A. G., in and to all indebtedness, contingent or otherwise and whether or not matured, owing to said Ramesohl & Schmidt, A. G., by the aforesaid Westfalla Separator Company, Inc., including but not limited to all security rights in and to any and all collateral for any or all of such indebtedness and the right to sue for and collect such indebtedness,

is an interest in the aforesaid business enterprise held by a national of an enemy country, and also is property within the United States owned or controlled by a national of a designated enemy country (Germany);

and determining that to the extent that such national is a person not within a designated enemy country the national interest of the United States requires that such persons be treated as nationals of the aforesaid designated enemy country, and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on October 9, 1942.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 42-11506; Filed, November 5, 1942; 11:15 a. m.]

[Vesting Order 232]

ASSETS OF JAPAN INSTITUTE, INC.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended,¹ and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

All property of any nature whatsoever owned or controlled by, payable or deliverable to, or held on behalf of or on account of or owing to, Japan Institute, Inc., a non-profit corporation organized under the laws of New York having no capital stock but which is controlled by directors and executive officers who are nationals of Japan, which corporation is a business enterprise within the United States,

is property of said business enterprise which is a national of a designated enemy country (Japan), and determining that to the extent that such national is a person not within a designated enemy country such person is controlled by or acting for or on behalf of or as a cloak for a designated enemy country (Japan) or a person within such country, and the national interest of the United States requires that such person be treated as a national of the aforesaid designated enemy country, and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

¹ 7 F.R. 5205.

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on October 14, 1942.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 42-11505; Filed, November 5, 1942; 11:15 a. m.]

OFFICE OF DEFENSE TRANSPORTATION.

[Supplementary Order ODT 3 Revised-3]

TAMIAHI TRAIL TOURS, INC.—GREAT SOUTHERN TRUCKING COMPANY

SUSPENSION OF CERTAIN OPERATIONS, ETC.

Upon consideration of the application for authority to coordinate motor vehicle service in the transportation of commodities generally, filed with this Office by Tamiami Trail Tours, Inc. of Tampa, Florida, and Great Southern Trucking Company of Jacksonville, Florida, as governed by § 501.9 of General Order ODT 3, Revised, as amended,¹ and good cause appearing therefor, it is hereby ordered, That:

1. Tamiami Trail Tours, Inc. shall:

(a) Suspend motor truck operations between West Palm Beach, Florida, and Miami, Florida, over U. S. Highway No. 1;

(b) Divert to Great Southern Trucking Company at West Palm Beach, Florida, all shipments destined to West Palm Beach, Florida, and Miami, Florida, and all points intermediate thereto, which originate in the Glades Area;

(c) Accept from Great Southern Trucking Company at West Palm Beach, Florida, all shipments destined to the Glades Area which originate at Miami, Florida, and West Palm Beach, Florida, including all points intermediate thereto, and transport such shipments on its own vehicles to final destination;

(d) Accept from Great Southern Trucking Company at West Palm Beach, Florida, all shipments destined to points west of West Palm Beach, which originate north of West Palm Beach, excepting such shipments as described in paragraph (c) of this section 1, and transport such shipments on its own vehicles to final destination;

(e) Accept from Great Southern Trucking Company at Tampa, Florida, all shipments destined to points west of La Belle, Florida, which originate at Daytona, Florida, and points north thereof, and transport such shipments on its own vehicles to final destination;

(f) Perform pick-up and delivery service, loading and unloading service, provide necessary warehousing facilities and perform all clerical duties in relation thereto for Great Southern Trucking Company at Tampa, Florida.

2. Great Southern Trucking Company shall:

(a) Divert to Tamiami Trail Tours, Inc. at West Palm Beach, Florida, all

¹ 7 F.R. 5445, 6683.

shipments destined to the Glades Area, which originate at Miami and West Palm Beach, Florida, including all points intermediate thereto;

(b) Divert to Tamiami Trail Tours, Inc. at West Palm Beach, Florida, all shipments destined west of West Palm Beach, Florida, which originate north of West Palm Beach, Florida, excepting shipments originating at Daytona and points north thereof which are destined for points west of La Belle, Florida;

(c) Divert to Tamiami Trail Tours, Inc. at Tampa, Florida, all shipments destined to points west of La Belle, Florida, which originate at Daytona, Florida, and points north thereof;

(d) Accept from Tamiami Trail Tours, Inc. at West Palm Beach, Florida, all shipments destined to West Palm Beach and Miami, Florida, and all points intermediate thereto, which originate in the Glades Area, and transport such shipments on its own vehicles to final destination;

(e) Perform pick-up and delivery service, loading and unloading service, provide necessary warehousing facilities and perform all clerical duties in relation thereto for Tamiami Trail Tours, Inc. at West Palm Beach, Florida.

3. The carrier to whom the shipment has been diverted shall forward such shipment on the billing and pursuant to the tariff rate and the rules and regulations of the carrier issuing the bill of lading.

4. The carriers forthwith shall file with the Interstate Commerce Commission, in respect of transportation in interstate or foreign commerce, and with each appropriate State regulatory body, in respect of transportation in intrastate commerce, and publish, in accordance with law, and continue in effect until further order, tariffs or appropriate supplements to filed tariffs, setting forth any changes in the fares, charges, operations, rules, regulations, and practices of each carrier which may be necessary to accord with the provisions of this order; and forthwith shall apply to said Commission, and each such regulatory body for special permission for such tariffs or supplements, to become effective on one day's notice.

5. A copy of this order shall be filed forthwith with the Interstate Commerce Commission in respect of transportation in interstate or foreign commerce, and with the appropriate State regulatory authority in respect of transportation in intrastate commerce.

6. Nothing contained herein shall be construed as to permit or require the motor carriers herein named to perform any transportation service which is not authorized or sanctioned by law.

This order shall become effective on the 5th day of November, 1942, and shall remain in full force and effect until further order of this Office.

Issued at Washington, D. C., this 5th day of November 1942.

JOSEPH B. EASTMAN,
Director of Defense Transportation.

[F. R. Doc. 42-11502; Filed, November 5, 1942; 11:03 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[Order 75 Under MPR 120]

THE NYE COAL COMPANY

ORDER GRANTING ADJUSTMENT

Order No. 75 under Maximum Price Regulation No. 120—Bituminous Coal Delivered From Mine or Preparation Plant—Docket No. 3120-200.

For the reasons set forth in the opinion issued simultaneously herewith and under authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, and in accordance with § 1340.207 (b) of Maximum Price Regulation No. 120, *It is hereby ordered:*

(a) The Nye Coal Company, Nye, Montana, may sell and deliver, and any person may buy and receive, the bituminous coal described in paragraph (b) at prices not to exceed the respective price stated therein;

(b) Coal in Size Group 2 produced at the Tandy Mine, Mine Index No. 247, District No. 22, of the Nye Coal Company, may be sold for shipment by truck or wagon at prices not to exceed \$4.50 per net ton, f. o. b. the mine;

(c) This Order No. 75 may be revoked by the Price Administrator at any time;

(d) Unless the context otherwise requires, the definitions set forth in § 1340.208 of Maximum Price Regulation No. 120, shall apply to terms used herein;

(e) This Order No. 75 shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11408; Filed, November 4, 1942; 12:23 p. m.]

[Order 77 Under MPR 120]

WILLIAM PETERS AND GAIL L. LAWSON

ORDER GRANTING ADJUSTMENT

Order No. 77 under Maximum Price Regulation No. 120—Bituminous Coal Delivered From Mine or Preparation Plant—Docket No. 3120-101.

For the reasons set forth in the opinion issued simultaneously herewith and under authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, and in accordance with § 1340.207 (c) of Maximum Price Regulation No. 120, *It is hereby ordered:*

(a) William Peters and Gail L. Lawson, of Coal Valley, Illinois, doing business as Peters and Lawson, a partnership, may sell and deliver, and any person may buy and receive, the bituminous coal described in paragraph (b) at prices not to exceed the respective prices stated therein;

(b) Coals in Size Groups 6, 7, 10 and 11 produced at the Hunky Dory Coal Mine, Mine Index No. 639, Rock Island County, Illinois, District No. 10, of Wil-

liam Peters and Gail L. Lawson, may be sold for shipment by truck or wagon at prices per net ton, f. o. b. the mine, not to exceed \$3.75, \$3.00, \$2.50 and \$2.00, respectively;

(c) This Order No. 77 may be revoked or amended by the Price Administrator at any time;

(d) All prayers of the petition not granted herein are denied;

(e) Unless the context otherwise requires, the definitions set forth in § 1340.208 of Maximum Price Regulation No. 120 shall apply to the terms used herein;

(f) This Order No. 77 shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11409; Filed, November 4, 1942; 12:23 p. m.]

[Order 24 Under MPR 188]

SHOWERS BROTHERS COMPANY

ORDER GRANTING ADJUSTMENT

Order No. 24 under § 1499.161 (a) of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel—Docket No. GF3-1825.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and under the authority vested in the Price Administrator under the Emergency Price Control Act of 1942, *It is hereby ordered:*

(a) Showers Brothers Company of Bloomington, Indiana, may sell and deliver the articles of furniture listed herein to Sears-Roebuck and Company at prices no higher than those set forth below:

7073	4/6 Bed	\$13.38
7073	3/3 Bed	13.38
1261	44" Dresser-hanging	23.75
1261	4-Drawer chest	19.40
1261	4/6 Sleigh bed	18.95
1261	3/3 Sleigh bed	16.95
1261	Nite table	6.25
1261 1/4	44" Dresser-stationary	25.75
1261 1/4	7-Drawer vanity-stationary	29.25
1261 1/4	4-Drawer chest	21.50
1261 1/4	Chest on chest	20.75
1261 1/4	4/6 Sleigh bed	18.90
1261 1/4	3/3 Foster bed	21.00
1261 1/4	Nite table	6.75
1261 1/4	Regular bench	4.50
2123	Credenza	23.75
2123	Arm chair	5.00
2123	Side chair	4.50

(b) Before offering to sell or delivering the articles of furniture listed in paragraph (a) at the prices set forth therein, Showers Brothers Company must submit to the buyer the following notification:

The Office of Price Administration has authorized an increase in the maximum price of this article from \$_____ to \$_____ (inserting correct figures). This represents only that part of our cost increases which we are unable to absorb and was granted with the pro-

vision that your maximum prices remain the same.

(c) This Order No. 24 shall become effective November 4, 1942.

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11411; Filed, November 4, 1942;
12:20 p. m.]

[Order 25 Under MPR188]

DREAMLAND BEDDING AND UPHOLSTERING
COMPANY

ORDER GRANTING ADJUSTMENT

Order No. 25, under § 1499.161 (a) (2) of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel—Docket No. GF3-2023.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and by virtue of the authority vested in the Administrator under the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, *It is ordered:*

(a) Dreamland Bedding and Upholstering Company, San Francisco, California, may sell and deliver the cotton mattresses listed herein at prices no higher than those set forth below:

Size	Weight	Maximum price
	Pounds	
2/8	12	\$2.24
2/6	16	2.57
3/0	20	3.15

(b) Before the first sale of one of the cotton mattresses at a price set forth in paragraph (a) hereof, Dreamland Bedding and Upholstering Company shall notify the buyer in writing:

The Office of Price Administration has authorized an increase in the maximum price of this mattress from \$_____ to \$_____ (inserting correct figure). This represents only that part of our cost increases which we are unable to absorb and was granted with the provision that your maximum prices remain the same.

(c) All prayers of the petition not granted herein are denied.

(d) This Order No. 25 may be revoked or amended by the Price Administrator at any time.

(e) This Order No. 25 shall become effective November 4, 1942.

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11397; Filed, November 4, 1942;
12:23 p. m.]

No. 219—8

[Order 8 Under RPS 28]

BROWN-FORMAN DISTILLERS CORPORATION
ORDER GRANTING ADJUSTMENT

Order No. 8 under Revised Price Schedule No. 28—Ethyl Alcohol—Docket No. 3028-8.

For the reasons set forth in an opinion issued simultaneously herewith, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, *It is ordered:*

(a) Notwithstanding anything to the contrary contained in Revised Price Schedule No. 28 or in the General Maximum Price Regulation, Brown-Forman Distillers Corporation, of Louisville, Kentucky, may charge for deliveries of ethyl alcohol of 188 proof or higher, of any formulae thereof, including pure ethyl alcohol, which were made to the Defense Supplies Corporation between August 15, 1942, and September 30, 1942, from its Labrot and Graham Distillery, Versailles, Kentucky, and the Defense Supplies Corporation may pay for such ethyl alcohol, at prices not in excess of those set forth below:

\$.66772 per wine gallon, f. o. b. plant.

(b) All prayers of the applicant not granted herein are denied.

(c) This Order No. 8 under Revised Price Schedule No. 28 shall become effective November 4, 1942.

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11413; Filed, November 4, 1942;
12:20 p. m.]

[Order 38 of RPS 64]

CROWN STOVE WORKS

APPROVAL OF MAXIMUM PRICES

Order No. 38 to Revised Price Schedule No. 64—Domestic Cooking and Heating Stoves.

On July 29, 1942, Crown Stove Works, Chicago, Illinois, filed an application pursuant to § 1356.1 (d) of Revised Price Schedule No. 64 for approval of a maximum price for a new model of gas range designated in the application as Model No. 19-24.

Due consideration has been given to the application and an opinion has been issued simultaneously herewith and has been filed with the Division of the Federal Register. For the reasons set forth in the opinion and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, *It is hereby ordered:*

(a) Crown Stove Works may sell, offer to sell or deliver the following new model gas range at a price no higher than that specified:

Model No. 19-24, \$34.68 f. o. b. factory to dealers, subject to discounts, allowances and terms no less favorable than those in effect with respect to the comparable Model No. 175-24.

(b) This Order No. 38 may be revoked or amended by the Price Administrator at any time.

(c) Unless the context otherwise requires, the definitions set forth in § 1356.11 of Revised Price Schedule No. 64 shall apply to terms used herein.

(d) This Order No. 38 shall become effective on the 4th day of November, 1942.

Issued 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11410; Filed, November 4, 1942;
12:22 p. m.]

[Order 79 Under MPR 120]

FRANCIS REX COAL COMPANY

ORDER GRANTING ADJUSTMENT

Order No. 79 Under Maximum Price Regulation No. 120—Bituminous Coal Delivered from Mine or Preparation Plant—Docket No. 3120-192.

For the reasons set forth in the opinion issued simultaneously herewith and under authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, and in accordance with § 1340.207 (a) of Maximum Price Regulation No. 120; *It is hereby ordered:*

(a) Francis Rex Coal Company, LaFollette, Tennessee, may sell and deliver, and any person may buy and receive, the bituminous coal described in paragraph (b) at prices not to exceed the respective prices stated therein;

(b) Coals in Size Groups 1 and 20 produced at the Rex No. 2 Mine, Mine Index No. 404, Subdistrict No. 6, District No. 8, of the Francis Rex Coal Company, may be sold for shipment by rail at prices per net ton, f. o. b. the mine, not to exceed \$3.70 and \$2.35, respectively;

(c) This Order No. 79 may be revoked or amended by the Price Administrator at any time;

(d) All prayers of the petition not granted herein are denied;

(e) Unless the context otherwise requires, the definitions set forth in § 1340.208 of Maximum Price Regulation No. 120 shall apply to terms used herein.

(f) This Order No. 79 shall become effective November 4, 1942.

(Pub. Laws 429 and 721, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11457; Filed, November 4, 1942;
4:04 p. m.]

[Order 32 Under MPR 188]

LOBDELL-EMERY MANUFACTURING CO.

ORDER GRANTING ADJUSTMENT

Order No. 32 Under § 1499.161 (a) (2) of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel—Docket No. GF3-1078.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and by virtue of the authority vested in the Administrator under the Emergency Price Control Act of 1942, as amended by Executive Order No. 9250, *It is ordered:*

(a) Lobdell-Emery Manufacturing Company, Alma, Michigan, may sell and deliver the nursery seats listed herein at prices no higher than those set forth below:

Model No.:	Maximum selling price per dozen
M-30	\$9.70
M-30 FR	12.60
M-35	10.25
M-36 Open Front	21.60
M-36 Closed Front	17.62
M-37	10.40
M-37 FR	13.80
M-50	25.32
M-55	24.00
M-60	23.16

(b) Before the first sale of any of the nursery seats at a price set forth in paragraph (a) hereof, Lobdell-Emery Manufacturing Company shall notify the buyer in writing:

The Office of Price Administration has authorized an increase in the maximum price of these nursery seats from \$----- to \$----- (Inserting correct figure). This represents only that part of our cost increases which we are unable to absorb and was granted with the provision that your maximum prices remain the same.

(c) All prayers of the petition not granted herein are denied.

(d) This Order No. 32 may be revoked or amended by the Price Administrator at any time.

(e) This Order No. 32 shall become effective November 4th, 1942.

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11453; Filed, November 4, 1942;
4:04 p. m.]

[Order 31 Under MPR 188]

RUNSEND WOOD PRODUCTS, INC.

ORDER GRANTING ADJUSTMENT

Order No. 31 Under § 1499.161 (a) (2) of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel—Docket No. GF3-1294.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register,

and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, *It is ordered:*

(a) Runsend Wood Products, Inc., Rochester, New York, is authorized to sell and deliver its Three-Arm Wood Dowel Towel Rack at prices, per dozen, no higher than those determined by adding 2½¢ to the maximum prices as established by Maximum Price Regulation No. 188.

(b) On the first sale of a towel rack, on which an increase is granted by this order, to each customer, Runsend Wood Products, Inc., shall notify such customer in writing:

The Office of Price Administration has authorized an increase in our maximum price on these saw frames from \$----- to \$----- (Inserting correct figure) in order to cover increases in costs which we were unable to bear. The increase was granted with the provision that your maximum price for resale of the items remain the same.

(c) All prayers for relief not granted herein are denied.

(d) This Order No. 31 shall become effective on the 4th day of November, 1942.

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11452; Filed, November 4, 1942;
4:04 p. m.]

[Order 35 Under MPR 188]

P. ROBERGE

ORDER GRANTING ADJUSTMENT

Order No. 35 Under § 1499.161 (a) (2) of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel—Docket No. GF3-275.

For reasons set forth in the opinion filed simultaneously herewith and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, Executive Order No. 9250 and § 1499.161 (a) (2): *It is ordered:*

(a) P. Roberge, 1003 North Concord Street, South St. Paul, Minnesota, may sell and deliver metal scabbards manufactured by him at prices no higher than those hereinafter set forth:

Model No. 1 at \$1.00 each,
Model No. 3 at \$1.10 each, f. o. b. So. St. Paul, Minnesota.

(b) This Order No. 35 may be revoked or amended by the Price Administrator at any time.

(c) This Order No. 35 under § 1499.161 (a) (2) of Maximum Price Regulation No. 188 shall become effective November 4, 1942.

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11456; Filed, November 4, 1942;
4:05 p. m.]

[Order 33 Under MPR 188]

READSBORO CHAIR COMPANY

ORDER GRANTING ADJUSTMENT

Order No. 33 Under § 1499.161 (a) (2) of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel—Docket No. GF3-1283.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and by virtue of the authority vested in the Administrator under the Emergency Price Control Act as amended by Executive Order No. 9250, *It is ordered:*

(a) Charles H. Pope and George B. Flood, receivers of the Readsboro Chair Company, Readsboro, Vermont, may sell and deliver the "Atlas" highchair to the Atlas Baby Carriage Company, New York, N. Y. at a price no higher than \$5.20 per chair.

(b) All prayers of the petition not granted herein are denied.

(c) This Order No. 33 may be revoked or amended by the Price Administrator at any time.

(d) This Order No. 33 shall become effective November 4, 1942.

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11454; Filed, November 4, 1942;
4:05 p. m.]

[Order 34 Under MPR 188]

FIBRE CASE AND NOVELTY CO.

ORDER GRANTING ADJUSTMENT

Order No. 34 Under § 1499.161 (a) (2) of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices For Specified Building Materials and Consumers' Goods Other Than Apparel—Docket No. GF3-1532.

Granting to Fibre Case and Novelty Company, New York, New York, adjustment of maximum price for sale of No. 9413 fibre sample case to Sears Roebuck and Company, Chicago, Illinois. For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, *It is ordered:*

(a) Fibre Case and Novelty Company, New York, New York, may sell No. 9413, fibre sample case, to Sears Roebuck and Company, Chicago, Illinois, at a price no higher than \$1.10 each.

(b) This Order No. 34 shall become effective November 4, 1942.

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11455; Filed, November 4, 1942;
4:05 p. m.]

[Order 1 Under MPR 121]

PITTSBURGH COAL CARBONIZATION COMPANY
ORDER GRANTING ADJUSTMENT

Order No. 1 Under Maximum Price Regulation No. 121—Miscellaneous Solid Fuels Delivered From Producing Facilities—Dealers—Docket No. 3121-7.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, and in accordance with § 1340.247a (b) of Maximum Price Regulation No. 121, *It is hereby ordered:*

(a) The Pittsburgh Coal Carbonization Company, 1243 Oliver Building, Pittsburgh, Pennsylvania, may sell and deliver, and any person may buy and receive, the product described in paragraph (b) below at prices not in excess of the prices stated therein;

(b) Low temperature coke produced at its by-product coke plant located in Allegheny County, Pennsylvania and marketed under the name "Disco" at prices not to exceed the following:

Furnace Size, car lots, f. o. b. plant	\$5.50
Stove Size, car lots, f. o. b. plant	5.00
Furnace Size, truck delivery, f. o. b. plant	6.50
Stove Size, truck delivery, f. o. b. plant	6.00
Any Size, when sold to employees—25 cents per ton less than car lot sales.	

(c) This Order No. 1 may be revoked or amended by the Price Administrator at any time.

(d) All prayers of the petition not granted herein are denied.

(e) Unless the context otherwise requires, the definitions set forth in § 1340.248 of Maximum Price Regulation No. 121 shall apply to the terms used herein;

(f) This Order No. 1 shall become effective November 4, 1942.

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11448; Filed, November 4, 1942; 4:06 p. m.]

[Order 7 Under RPS 88]

NORTHWEST REFINING COMPANY
ORDER GRANTING ADJUSTMENT

Order No. 7 under § 1340.156 (c) of Revised Price Schedule No. 88—Petroleum and Petroleum Products—Docket No. 3088-96.

For the reasons set forth in the opinion issued simultaneously herewith *It is ordered:*

Adjustment of maximum price for No. 5 fuel oil sold by Northwest Refining Company.

(a) Northwest Refining Company of St. Paul Park, Minnesota, may sell and deliver and any person may buy and receive from Northwest Refining Company, the following commodity at prices not higher than those set forth below:

No. 5 Fuel Oil

(1) *F. o. b. St. Paul Park, Minn.*, 0.0445¢ per gallon.

(2) *Delivered Price.* Delivered price shall be the *f. o. b. St. Paul Park* refinery price of 0.0445¢ per gallon plus cost of transportation therefrom to destination.

(b) The adjustment granted to Northwest Refining Company in paragraph (a) is subject to the following conditions:

(1) The Northwest Refining Company shall give written notification to its customers of No. 5 fuel oil of the adjustment permitted by this order by advising them as follows: The Office of Price Administration has permitted us to increase our *f. o. b. St. Paul Park, Minnesota*, refinery price for No. 5 fuel oil from .0395 cents per gallon to .0445 cents per gallon. That office has provided, however, that when the product is sold on a delivered basis, the delivered maximum price shall be the *f. o. b. St. Paul Park* refinery price of .0445 cents per gallon plus cost of transportation from St. Paul Park, Minnesota, to destination.

(c) All prayers of the application not granted herein are denied.

(d) This Order No. 7 may be revoked or amended at any time.

(e) Unless the context otherwise requires, the definition set forth in § 1340.157 of Revised Price Schedule No. 88 shall apply to the terms used here.

(f) This Order No. 7 shall become effective this 4th day of November, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11447; Filed, November 4, 1942; 4:07 p. m.]

[Order 80 Under MPR 120]

FIRE CREEK COAL AND COKE COMPANY

ORDER GRANTING ADJUSTMENT

Order No. 80 Under Maximum Price Regulation No. 120—Bituminous Coal Delivered From Mine or Preparation Plant—Docket No. 3120-109.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, and in accordance with § 1340.207 (b) of Maximum Price Regulation No. 120, *It is hereby ordered:*

(a) The Fire Creek Coal and Coke Company, Fire Creek, West Virginia, may sell and deliver, and any person may buy and receive, the bituminous coal described in paragraph (b) at prices not to exceed the respective prices stated therein;

(b) Coal in Size Groups 7, 8, 9 and 10, produced at the Mason No. 1 Mine (Mine Index No. 116), District No. 7, of the Fire Creek Coal and Coke Company, may be sold, *f. o. b. the mine*, for shipment by rail or lake at prices per net ton not to exceed \$3.25, \$3.00, \$3.00 and \$2.75, respectively;

(c) This Order No. 80 may be revoked or amended by the Price Administrator at any time;

(d) All prayers of the petition not granted herein, except in regard to increases in maximum prices for smithing coals requested for both the Fire Creek Mine and the Mason No. 1 Mine, are hereby denied;

(e) Unless the context otherwise requires, the definitions set forth in § 1340.208 of Maximum Price Regulation No. 120 shall apply to terms used herein;

(f) This Order No. 80 shall become effective November 4, 1942.

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11446; Filed, November 4, 1942; 4:03 p. m.]

[Order 76 Under MPR 120]

SHIVERS MOUNTAIN COAL COMPANY

ORDER GRANTING ADJUSTMENT

Order No. 76 Under Maximum Price Regulation No. 120—Bituminous Coal Delivered From Mine or Preparation Plant—Docket No. 1120-73-P.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, and in accordance with § 1340.207 (a) of Maximum Price Regulation No. 120, *It is hereby ordered:*

(a) Shivers Mountain Coal Company, Elkins, West Virginia, may sell and deliver, and any person may buy and receive, the bituminous coal described in paragraph (b) below at prices not in excess of the price stated therein;

(b) Coals in Size Group 6 produced by the Shivers Mountain Coal Company at its Coberly Mine, Mine Index No. 945, District No. 3, may be sold for railroad fuel use at \$2.55 per net ton *f. o. b. the mine*;

(c) This Order No. 76 may be revoked or amended by the Price Administrator at any time.

(d) Unless the context otherwise requires, the definitions set forth in § 1340.208 of Maximum Price Regulation No. 120 shall apply to the terms used herein;

(e) This Order No. 76 shall become effective November 4, 1942.

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11422; Filed, November 4, 1942; 3:06 p. m.]

[Order 78 Under MPR 120]

RENTON MINING COMPANY, INC.

ORDER GRANTING ADJUSTMENT

Order No. 78 Under Maximum Price Regulation No. 120—Bituminous Coal Delivered From Mine or Preparation Plant—Docket No. 3120-182.

For the reasons set forth in the opinion issued simultaneously herewith and

under authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, and in accordance with § 1340.207 (b) of Maximum Price Regulation No. 120, *It is hereby ordered*, That:

(a) The Renton Mining Company, Inc., of Renton, Washington, may sell and deliver, and any person may buy and receive, bituminous coal described in paragraphs (b) (1) and (b) (2) at prices not to exceed the respective prices stated therein;

(b) (1) Coal in Size Groups 2, 9, 16 and 24 produced at the Talbot Mine, Mine Index No. 150, Subdistrict F, District No. 23, of the Renton Mining Company, Inc., may be sold for shipment by truck or wagon at prices per net ton, f. o. b. the mine, not to exceed \$5.90, \$5.75, \$5.25, and \$3.00, respectively;

(2) Coal in Size Group 24 produced at the Talbot Mine, Mine Index No. 150, Subdistrict F, District No. 23, of the Renton Mining Company, Inc., may be sold for shipment by rail at prices not to exceed \$2.75 per net ton, f. o. b. the mine;

(c) This Order No. 78 may be revoked or amended by the Price Administrator at any time;

(d) All prayers of the petitioner not granted herein are denied:

(e) Unless the context otherwise requires, the definitions set forth in § 1340.208 of Maximum Price Regulation No. 120 shall apply to the terms used herein;

(f) This Order No. 78 shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11423; Filed, November 4, 1942;
3:12 p. m.]

[Order 26 Under MPR 188]

HENRY H. SHEIP

ORDER GRANTING ADJUSTMENT

Order No. 26 Under § 1499.161 (a) (2) of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel—Docket No. 3188-5.

Granting to Henry H. Sheip Manufacturing Co., Philadelphia, Pennsylvania, adjustment of maximum price for sale of walnut poker chip boxes to Brown & Williamson Tobacco Corporation, Louisville, Kentucky. For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, *It is ordered*:

(a) Henry A. Sheip Manufacturing Co. may sell walnut poker chip boxes to the Brown & Williamson Tobacco Corporation at a price no higher than \$2.45 per box.

(b) This Order No. 26 shall become effective November 4, 1942.

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11437; Filed, November 4, 1942;
3:06 p. m.]

[Order 27 Under MPR 188]

REIT-PRICE MANUFACTURING CO.
ORDER GRANTING ADJUSTMENT

Order No. 27 Under § 1499.161 (a) of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel—I. N. Reitnour d/b/a/ Reit-Price Manufacturing Company—Docket No. GF3-707.

Adjustment of maximum prices on commodities sold by I. N. Reitnour to J. I. Holcomb Manufacturing Company. For reasons set forth in the opinion filed simultaneously herewith and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, Executive Order No. 9250 and § 1499.161 (a) *It is ordered*:

(a) I. N. Reitnour, Union City, Indiana, may sell and deliver to J. I. Holcomb Manufacturing Company, Indianapolis, Indiana, the commodities listed below at prices no higher than those specified:

Commodity:	Maximum Price (dozen)
#410 Jumbo Dust Mops.....	\$8.75
#412.....	9.75
#413.....	10.25
#415.....	12.00
#417.....	13.25
#419.....	14.00
#420.....	14.50
#425.....	16.50
#437.....	22.50
#443.....	28.00
Special #416.....	12.40
#417.....	12.75
#430.....	19.50
#431.....	20.00
#448.....	32.55
Jumbo Bowling Alley Mops:	
56" long.....	39.00
60" long.....	42.00
#361 Pivot Mop Heads.....	18.00
#637 Wool Mitts, canvas back.....	2.50
#638 All Wool Mitts.....	2.00

(b) This Order No. 27 may be revoked or amended by the Price Administrator at any time.

(c) This Order No. 27 under § 1499.161 (a) of Maximum Price Regulation No. 188 shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11424; Filed, November 4, 1942;
3:06 p. m.]

[Order 28 Under MPR 188]

LAWSON CASKET COMPANY

ORDER GRANTING ADJUSTMENT

Order No. 28 Under § 1499.161 (a) (2) of Maximum Price Regulation No. 188—

Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel—Docket Nos. GF3-315 and GF3-316.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, *It is ordered*:

(a) The Lawson Casket Company, Newcastle, Indiana, may sell the following caskets at prices no higher than those set forth below:

Unlined Caskets:

No. 876 Oak.....	\$30.40
No. 222 Plain Oak.....	32.00
No. 222 Walnut.....	46.24
No. 222 Cherry.....	35.35
No. 222 Quartered Oak.....	41.00
No. 2400 Plain Oak.....	32.70
No. 2400 Cherry.....	37.40
No. 522 Plain Oak.....	34.55
No. 522 Cherry.....	37.00
No. 522 Walnut.....	44.74
No. 922 Plain Oak.....	37.60
No. 922 Cherry.....	48.45
No. 922 Quartered Oak.....	54.35
No. 922 Walnut.....	58.40
No. 147 Walnut.....	72.05
No. 147 Cherry.....	62.95
No. 147 Quartered Oak.....	68.00
No. 1000 Walnut.....	54.30
No. 1000 Cherry.....	43.80
No. 1000 Quartered Oak.....	49.25

Lined Caskets:

No. 876 Plain Oak.....	60.60
No. 222 Plain Oak.....	64.68
No. 222 Cherry.....	68.78
No. 2400 Plain Oak.....	71.50
No. 2400 Cherry.....	75.40
No. 922 Plain Oak.....	82.35
No. 922 Cherry.....	96.80
No. 147 Walnut.....	148.70
Cloth Covered and Lined Caskets (Completed):	
No. 590 Plush Covering.....	40.66
No. 590 Plush Covering.....	48.14
No. 590 Plush Covering.....	27.07
No. 30 Doeskin Covering.....	31.82
No. 8760 Plush Covering.....	52.54

(b) On the first sale of one of the unlined, lined or lined and cloth covered caskets set forth in paragraph (a) hereof to each buyer, Lawson Casket Company shall notify such buyer in writing as follows:

The Office of Price Administration has authorized an increase in the maximum price of this casket from \$.... to \$.... (Inserting correct figure). This represents only that part of our cost increases which we are unable to absorb and was granted with the provision that your maximum prices remain the same.

(c) This Order No. 28 shall become effective this 4th day of November, 1942. (Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11425; Filed, November 4, 1942;
3:11 p. m.]

[Order 29 Under MPR 188]

SOUTHERN FACTORIES, INC.

ORDER GRANTING ADJUSTMENT

Order No. 29 Under § 1499.161 (a) (2) of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel—Docket No. GF3-336.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and by virtue of the authority vested in the Administrator under the Emergency Price Control Act of 1942, as amended by Executive Order No. 9250, *It is ordered:*

(a) Southern Factories, Inc., Dallas, Texas, may sell and deliver the cotton mattresses listed herein at prices no higher than those set forth below:

Model	Maximum price
Adult sizes:	
Royal	\$8.81
Royal Rest	12.26
Comfort Queen	14.11
Slumbertex	15.84
American Beauty	16.94
Southern Beauty	18.12
Lone Star	22.04
Baby and youth sizes:	
Plated Crib	3.75
Felt Mattress 27/51	5.04
Babyland 27/51	5.45
Cotton King	6.10
Fairlyland	6.94
Felt Mattress 30/63	7.10
Babyland 30/63	7.50

(b) Before the first sale of one of the cotton mattresses at a price set forth in paragraph (a) hereof, Southern Factories, Inc. shall notify the buyer in writing:

The Office of Price Administration has authorized an increase in the maximum price of this mattress from \$_____ to \$_____ (inserting correct figure). This represents only that part of our cost increases which we are unable to absorb and was granted with the provision that your maximum prices remain the same.

(c) All prayers of the petition not granted herein are denied.

(d) This Order No. 29 may be revoked or amended by the Price Administrator at any time.

(e) This Order No. 29 shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11426; Filed, November 4, 1942;
3:12 p. m.]

[Order 30 Under MPR 188]

STOR-AID, INC.

ORDER GRANTING ADJUSTMENT

Order No. 30 Under § 1499.161 (a) (2) of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel—Docket No. GF3-403.

Adjustment of maximum prices on sales of storage wardrobes and chests

by Stor-Aid, Inc. to Sears Roebuck and Company. For the reasons set forth in an opinion issued simultaneously herewith and pursuant to the authority vested in the Price Administrator under the Emergency Price Control Act of 1942, as amended, Executive Order No. 9250 and § 1499.161 (a) (2), *It is ordered:*

(a) Stor-Aid, Inc. may sell and deliver to Sears Roebuck and Company the following commodities at prices no higher than those hereinafter set forth:

Storage Wardrobes and Chests Manufactured by Stor-Aid, Inc.

Model No.:	Maximum price on sales to Sears Roebuck and Company
DMO	\$2.59
FMO	3.48
LMO	1.38
EMO	2.89
RMO	3.83
MMO	2.09
PMO	2.35
JMO	1.10
HMO	.72
AR	1.29
DR	2.34
CR	1.81
FR	3.23
ER	2.67
BR	1.80
PR	2.12
RR	3.63
JR	1.06
HR	.73
GR	.82
GMO	.93

(b) Sales at the maximum prices stated in paragraph (a) shall be subject to terms no less favorable than those which were in effect during March 1942, with respect to sales of those commodities by Stor-Aid, Inc. to Sears Roebuck and Company.

(c) This Order No. 30 may be revoked or amended by the Price Administrator at any time.

(d) This Order No. 30 under § 1499.161 (a) (2) of Maximum Price Regulation No. 188, as amended, shall become effective November 4, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11438; Filed, November 4, 1942;
3:07 p. m.]

[Order 36 Under MPR 188]

JOHN BRUNO

AUTHORIZATION OF A MAXIMUM PRICE

Order No. 36 under § 1499.161 (a) of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942 and § 1499.161 (a) of Maximum Price Regulation No. 188, *It is hereby ordered, That:*

(a) John Bruno, an individual located at Mechanicville, New York, may sell and deliver crushed limestone to the West Virginia Pulp and Paper Company at Mechanicville, New York, at a price not in excess of \$2.37 per ton delivered.

(b) This Order No. 36 may be revoked or amended by the Price Administrator at any time.

(c) This Order No. 36 shall become effective November 4, 1942.

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11474; Filed, November 4, 1942;
5:26 p. m.]

[Order 37 Under MPR 183]

LOUISVILLE POTTERY CO.

ORDER GRANTING ADJUSTMENT OF MAXIMUM PRICES

Order No. 37 under § 1499.161 (a) (2) of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel—Docket No. 3116-5.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, *It is ordered:*

(a) The Louisville Pottery Company, Louisville, Kentucky, may sell gallongage stoneware at carload prices no higher than those determined by adding one cent per gallon of capacity to the carload prices established as the maximum prices by Maximum Price Regulation No. 188 and at less than carload prices no higher than those determined by adjusting the carload prices so determined on the basis of customary differentials.

(b) The Louisville Pottery Company, Louisville, Kentucky, may sell stoneware specialties at prices determined by increasing the maximum prices established by Maximum Price Regulation No. 188 by 10%.

(c) On the first sale of the stoneware and of the stoneware specialties set forth in paragraphs (a) and (b) hereof, to each customer the Louisville Pottery Company shall furnish such customer with a copy of the following notice:

The Office of Price Administration has authorized an increase in the maximum price of this stoneware from \$_____ to \$_____ (inserting correct figure). This represents only that part of our cost increases which we are unable to absorb. You may increase your established selling price by the exact amount of the dollar increase in our price to you.

(d) All prayers of the application not granted herein are denied.

(e) This Order No. 37 shall become effective November 4, 1942.

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11472; Filed, November 4, 1942;
5:53 p. m.]

[Order 38 Under MPR 188]

PERFECTION PIANO REPAIR CO.—SEARS,
ROEBUCK AND CO.ORDER GRANTING ADJUSTMENT OF MAXIMUM
PRICE

Order No. 38 under § 1499.161 (a) (2) of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices For Specified Building Materials And Consumers' Goods Other Than Apparel—Docket No. GF3-2135.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, *It is ordered:*

(a) H. J. Hansen, doing business as Perfection Piano Repair Company, may sell and deliver to Sears, Roebuck and Company reconditioned pianos at a price no higher than \$39.00. The seller shall bear the transportation charges to the extent that he has customarily done so in the past.

(b) This Order No. 38 shall become effective on the 4th day of November, 1942.

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11481; Filed, November 4, 1942;
5:50 p. m.]

[Order 39 Under MPR 188]

OTTO R. TREFZ, JR. & CO.—SEARS,
ROEBUCK & CO.ORDER GRANTING ADJUSTMENT OF MAXIMUM
PRICE

Order No. 39 under § 1499.161 (a) (2) of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel—Docket No. GF3-1975.

For the reasons stated in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, *It is ordered:*

(a) Otto R. Trefz, Jr. & Co., Inc., may sell, offer to sell, and deliver to Sears, Roebuck and Company reconditioned pianos at a price no higher than \$39.00. The seller shall bear the transportation charges to the extent that it has customarily done so in the past.

(b) This Order No. 39 shall become effective on the 4th day of November 1942.

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11478; Filed, November 4, 1942;
5:50 p. m.]

[Order 40 Under MPR 188]

UNITED STATES TREASURY DEPARTMENT,
PROCUREMENT DIVISION

ORDER GRANTING ADJUSTMENT

Order No. 40 under § 1499.161 (a) (2) of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices For

Specified Building Materials and Consumers' Goods Other Than Apparel.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, and in accordance with § 1499.161 (a) (2) of Maximum Price Regulation No. 188, *It is hereby ordered:*

(a) The United States Treasury Department, Procurement Division, Washington, D. C. may buy and receive from any person, and any person may sell and deliver to the said Treasury Department, Procurement Division, any of the commodities listed in Appendix A, § 1499.166 of Maximum Price Regulation No. 188, which are also listed in the Specifications and Proposals for Supplies, issued July 15, 1942, by the Treasury Department, Procurement Division, Washington, D. C. entitled "Drafting Room and Office Supplies, under Class 53 of the General Schedule of Supplies for the Period December 1, 1942 to November 30, 1943" at prices not to exceed the lowest bid for such articles received by said Treasury Department.

(b) In the event that such lowest bid exceeds the maximum price of the seller for such article established by Maximum Price Regulation No. 188, the seller shall file with the Office of Price Administration in Washington, D. C. on or before December 1, 1942 a report in duplicate setting forth the following data:

(1) The list number of the commodity set upon the schedule of supplies.

(2) A brief description of the commodity.

(3) The price bid per unit of the commodity.

(4) A detailed analysis of the costs to be incurred by the seller in filling the contract, including materials, production charges, overhead and other costs, exclusive of taxes.

(5) The gross profit per unit to be realized by the seller in filling the contract.

(6) The same type of information listed in paragraph 4 and 5 above with respect to the seller's costs and profit on the sale of the same or a similar article to the Treasury Department, Procurement Division under a contract for the preceding year and the price charged to the Treasury Department under said contract.

(7) Any further information which the seller wishes to submit, or which this Office may consider necessary to the determination of the maximum price to be charged for the commodity.

(c) In the case of any person who has submitted the lowest bid for the sale of any commodity under said Class 53, and who has complied with the provisions of paragraph (b) hereof, said bid price shall constitute seller's maximum price for the sale of such commodity under said Class 53, unless within fifteen days from the filing of the seller's report, the Office of Price Administration shall disapprove said price. In such event, it shall approve a lower maximum price for such transaction.

(d) All prayers of the application not granted herein are denied.

(e) This Order No. 40 may be revoked or amended by the Price Administrator at any time.

(f) Unless the context otherwise requires, the definitions set forth in § 1499.163 of Maximum Price Regulation No. 188 shall apply to the terms used herein.

(g) This Order No. 40 shall become effective November 4, 1942.

Issued November 4, 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11471; Filed, November 4, 1942;
5:52 p. m.]

[Order 41 Under MPR 188]

AMERICAN BIFOCAL CO.—CLEVELAND BOARD
OF EDUCATIONORDER GRANTING ADJUSTMENT OF MAXIMUM
PRICES

Order No. 41 Under § 1499.161 (a) (2) of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices For Specified Building Materials and Consumers' Goods Other Than Apparel—Docket No. GF3-392.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, *It is ordered:*

(a) American Bifocal Co., Inc., 1440 St. Clair Ave., Cleveland, Ohio, is authorized to sell and deliver spectacles to the Cleveland Board of Education at prices no higher than those set forth in its contract with the Board covering the year ending June 30, 1943.

(b) This Order No. 41 may be revoked or amended by the Price Administrator at any time.

(c) This Order No. 41 shall become effective November 4, 1942.

Issued November 4, 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11480; Filed, November 4, 1942;
5:50 p. m.]

[Order 42 Under MPR 188]

J. A. DUBOW MANUFACTURING CO.

ORDER GRANTING ADJUSTMENT OF
MAXIMUM PRICES

Order No. 42, Under § 1499.161 (a) (2) of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices For Specified Building Materials And Consumers' Goods Other Than Apparel—Docket No. GF1-170-P.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, *It is ordered:*

(a) J. A. Dubow Manufacturing Company, Chicago, Illinois, is authorized to sell and deliver to Sears, Roebuck and Company and Montgomery Ward and

Company, the following boxing gloves and striking bags at prices no higher than those set forth below:

BOXING GLOVES

[Sets of four]

Model No.		Maximum price per dozen
Sears'	Ward's	
1415	5603	\$19.14
1416	5610	27.50
1410	5614	35.64
1420	5604	51.48

STRIKING BAGS

-----	5434	\$30.00
-----	5435	40.90

These prices are inclusive of federal excise taxes in effect on June 15, 1942. The seller shall bear the transportation charges to the extent that it has customarily done so in the past.

(b) All prayers for relief not granted herein are denied.

(c) This Order No. 42 may be revoked or amended by the Price Administrator at any time.

(d) This Order No. 42 shall become effective on the 4th day of November 1942.

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11477; Filed, November 4, 1942;
5:49 p. m.]

[Order 43 Under MPR 188]

KOEHLER MANUFACTURING CO.

ORDER GRANTING ADJUSTMENT OF MAXIMUM PRICES

Order No. 43 under § 1499.161 (a) (2) of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices For Specified Building Materials and Consumers' Goods Other Than Apparel—Docket Nos. 3136-4 and 3136-7.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, *It is ordered:*

(a) Koehler Manufacturing Company, Inc., Marlboro, Massachusetts, is authorized to sell and deliver to hearing aid manufacturers the following hearing aid battery and recharging apparatus at prices, f. o. b. factory, no higher than those set forth below:

Wheat rechargeable hearing aid battery	\$3.00
Recharging apparatus for the above battery	4.00

(b) The adjustment granted by paragraph (a) of this Order No. 43 is subject to the condition that Koehler Manufacturing Company, Inc., shall advise all hearing aid manufacturers who buy from it, of the adjustment granted by this Order No. 43. Such notification shall be

made at or prior to the first invoice to such purchaser after November 4, 1942, and shall contain a statement in the following form:

The Office of Price Administration has permitted us to raise our maximum price for sales to you of the Wheat rechargeable hearing aid battery from \$2.40 to \$3.00 and of the recharging apparatus for the battery from \$2.50 to \$4.00. These increases represent only that part of the cost increase which we were unable to absorb and they were granted with the understanding that the prices for sales by the hearing aid manufacturers would not be raised. The Office of Price Administration has not permitted you or any other seller to raise maximum prices for sales of this battery and recharging apparatus. In order that we may continue to provide you with these products, it will be necessary for you to accept this reduction in your margin.

(c) This Order No. 43 may be revoked or amended by the Price Administrator at any time.

(d) This Order No. 43 shall become effective on the 4th day of November 1942. Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11473; Filed, November 4, 1942;
5:53 p. m.]

[Ord. 44 Under MPR 183]

HORN MOP CO.—STATE OF TEXAS

ORDER GRANTING ADJUSTMENT OF MAXIMUM PRICES

Order No. 44 under § 1499.161 (a) (2) of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel—Docket No. GF3-1215.

For the reasons set forth in an opinion issued herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Administrator by the Emergency Price Control Act of 1942, *It is ordered:*

(a) The Horn Mop Co., West Texas, may sell the mop heads listed below to the State of Texas at prices no higher than the prices listed below:

16 oz. mop heads	\$4.44
24 oz. mop heads	7.00
32 oz. mop heads	9.00

(b) This Order No. 44 shall become effective November 4, 1942.

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11479; Filed, November 4, 1942;
5:50 p. m.]

[Order 45 Under MPR 183]

AMERICAN BEAUTY AIDS CO.

ORDER GRANTING ADJUSTMENT OF MAXIMUM PRICES

Order No. 45 under § 1499.161 (a) (2) of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices For Specified Building Materials and Consumers' Goods Other Than Apparel—Docket No. GF3-553.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to the authority vested in the Price Administrator under the Emergency Price Control Act of 1942, as amended and Executive Order No. 9250, *It is ordered:*

(a) Adolph Reiter, doing business as American Beauty Aids Company, New York, New York, may sell and deliver the Adolph Reiter woman's hair curler at a price not in excess of \$.05 per curler to retailers.

(b) Before the first sale of the Adolph Reiter woman's hair curler set forth in paragraph (a) hereof, Adolph Reiter doing business as American Beauty Aids Company shall notify his customers in writing the following:

The Office of Price Administration has authorized an increase in the maximum price of this hair curler from \$.03 to \$.05 per hair curler net to retailers. This represents only that part of our cost increase which we are unable to absorb. The Office of Price Administration authorization provides that you may increase your maximum price from \$.03 per hair curler net to \$.15 for 2 hair curlers net.

(c) This Order No. 45 may be revoked or amended by the Price Administrator at any time.

(d) This Order No. 45 under § 1499.161 (a) (2) of Maximum Price Regulation No. 188, as amended, shall become effective November 4, 1942.

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11483; Filed, November 4, 1942;
5:52 p. m.]

[Order 2 Under MPR 225]

UNITED STATES TREASURY DEPARTMENT,
PROCUREMENT DIVISION

ORDER GRANTING ADJUSTMENT OF MAXIMUM PRICES

Order No. 2 under § 1347.469 (c) of Maximum Price Regulation No. 225—Printing and Printed Paper Commodities.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, and in accordance with § 1347.469 (c) of Maximum Price Regulation No. 225, *It is hereby ordered:*

(a) The United States Treasury Department, Procurement Division, Washington, D. C., may buy and receive from any person, and any person may sell and deliver to the said Treasury Department, Procurement Division, any of the commodities listed in Appendix A, § 1347.475 of Maximum Price Regulation No. 225, which are also listed in the Specifications and Proposals for Supplies, issued July 15, 1942, by the Treasury Department, Procurement Division, Washington, D. C., entitled "Drafting Room and Office Supplies under Class 53 of the General Schedule of Supplies for the Period December 1, 1942 to November 30, 1943" at prices not to exceed the lowest bid for such articles received by said Treasury Department.

(b) In the event that such lowest bid exceeds the maximum price of the seller for such article established by Maximum Price Regulation No. 225, the seller shall file with the Office of Price Administration in Washington, D. C., on or before December 1, 1942 a report in duplicate setting forth the following data:

(1) The list number of the commodity set upon the Schedule of Supplies.

(2) A brief description of the commodity.

(3) The price bid per unit of the commodity.

(4) A detailed analysis of the costs to be incurred by the seller in filling the contract, including materials, production charges, overhead and other costs, exclusive of taxes.

(5) The gross profit per unit to be realized by the seller in filling the contract.

(6) The same type of information listed in paragraph (4) and (5) hereof with respect to the seller's costs and profit on the sale of the same or a similar article to the Treasury Department, Procurement Division under a contract for the preceding year and the price charged to the Treasury Department under said contract.

(7) Any further information which the seller wishes to submit, or which this Office may consider necessary to the determination of the maximum price to be charged for the commodity.

(c) In the case of any person who has submitted the lowest bid for the sale of any commodity under said Class 53, and who has complied with the provisions of paragraph (b) hereof, said bid price shall constitute seller's maximum price for the sale of such commodity under said Class 53, unless within fifteen days from the filing of the seller's report, the Office of Price Administration shall disapprove said price. In such event, it shall approve a lower maximum price for such transaction.

(d) All prayers of the application not granted herein are denied.

(e) This Order No. 2 may be revoked or amended by the Price Administrator at any time.

(f) Unless the context otherwise requires, the definitions set forth in § 1347.472 of Maximum Price Regulation No. 225 shall apply to the terms used herein.

(g) This Order No. 2 shall become effective November 4, 1942.

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11476; Filed, November 4, 1942;
5:48 p. m.]

[Order 3 Under MPR 225]

WESTERN ELECTRIC COMPANY, INC.

ORDER GRANTING ADJUSTMENT

Order No. 3 Under § 1347.469 (c) of Maximum Price Regulation No. 225—Paper, Paper Products, Raw Materials for Paper and Paper Products—Docket No. GF3-385.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, *It is ordered:*

(a) *Commodities covered by this order.* This order shall apply only to those commodities which are purchased by the Western Electric Company, Incorporated, through its central purchasing organization and for which the actual cost of acquisition determined as of the effective date of this order exceeds the established maximum price for resale by Western Electric Company, Incorporated.

(b) *Maximum prices for commodities covered by this order.* Western Electric Company, Incorporated, may sell the commodities covered by this order at prices no higher than prices determined by adding the dollar margin received by Western Electric Company, Incorporated, on the resale of such commodities in March 1942 to the actual cost of acquisition as of the effective date of this order, or to the supplier's maximum price for sales of such commodities to Western Electric Company, Incorporated, whichever is lower.

(c) *Reports.* Western Electric Company, Incorporated, shall submit such reports in connection with the purchase and sale of the commodities covered by this order as may be required from time to time by the Office of Price Administration.

(d) *Denial of prayers not granted.* All the prayers of the petition of the Western Electric Company, Incorporated, not granted herein, nor in Order No. 151-

under § 1499.18 (c) of the General Maximum Price Regulation, are denied.

(e) *Amendment of order.* This Order No. 3 may be revoked or amended by the Price Administrator at any time.

(f) *Effective date of order.* This Order No. 3 shall become effective November 4, 1942.

Issued November 4, 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11482; Filed, November 4, 1942;
5:51 p. m.]

[Order 6 Under RPS 53]

KIMBELL REFINING COMPANY

ORDER ESTABLISHING MAXIMUM PRICES

Order No. 6 under Revised Price Schedule No. 53—Fats and Oils.

On October 12, 1942 the Kimbell Refining Company, Fort Worth, Texas, filed an application for adjustment of its maximum prices on standard shortening pursuant to § 1351.151 (b) (12) (vii) of Revised Price Schedule No. 53.

Due consideration has been given to the application, and an opinion in support of this order has been issued simultaneously herewith and has been filed with the Division of the Federal Register. For the reasons set forth in the opinion, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942 and H. R. 7562, and in accordance with § 1351.151 (b) (12) (vii) of Revised Price Schedule No. 53, *It is hereby ordered:*

(a) (1) *Standard shortening.* The maximum delivered prices of Kimbell's standard shortening shall be the following prices:

Drums (per pound)-----	South
Cartons:	
(i) 12/4 lbs. (per case)-----	8.00
(ii) 48/1 lbs. (per case)-----	8.15

The provisions of § 1351.151 (b) (12) (v) and (viii) of Revised Price Schedule No. 53 shall apply to the maximum prices established by this order for the standard shortening sold by the Kimbell Packing Company of Fort Worth, Texas.

(b) This Order No. 6 shall become effective November 4, 1942.

Issued this 4th day of November 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-11475; Filed, November 4, 1942;
5:27 p. m.]